24-10157





FORM 1-A

REGULATION A OFFERING STATEMENT UNDER THE SECURITIES ACT OF 1933

MENT 273 SECTION

GLOBAL MEDIA AFFILIATES, INC.

(Exact Name of Issuer as Specified in its Charter)

NEVADA

(State or Other Jurisdiction of Incorporation or Organization)

125 HILLCREST DR. #6, ENCINITAS, CA. 92024 818-448-3365

(Address, Including Zip Code and Telephone Number of Issuer's Principal Executive Office)

BARBARA FRANK THE UPS STORE, 1350 E. FLAMINGO RD. LAS VEGAS, NV 89119 702.732.0024

(Address, Including Zip Code and Telephone Number of Agent for Service of Process)

(Primary Standard Industrial Classification Code Number)

20-5102585 (I.R.S. Employer Identification Number)

PROCESSED

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THOMSON FINANCIAL

PART I

NOTIFICATION

NOTIFICATION

ITEM'1. Significant Parties

List the	e full	names	and	business	and	$\it residential$	addresses,	as	applicable,	for	the	followir	ıg
persons	::												

(a) the issuer's directors;

Justin Guisinger

Address:

125 Hillcrest Dr. #6 Encinitas, CA. 92024 125 Hillcrest Dr. #6 Encinitas, CA. 92024

(b) the issuer's officers;

Justin Guisinger

Address:

125 Hillcrest Dr. #6 Encinitas, CA. 92024 125 Hillcrest Dr. #6 Encinitas, CA. 92024

(c) the issuer's general partners;

N/A

(d) record owners of 5 percent or more of any class of the issuer's equity securities;

(1)

Justin Guisinger

Address:

125 Hillcrest Dr. #6 Encinitas, CA. 92024

125 Hillcrest Dr. #6 Encinitas, CA. 92024

Total Shares: Percentage:

Total Shares Owned/Controlled by Record Owners of 5 percent or more:

Total Shares:

Percentage:

(e) beneficial owners of 5 percent or more of any class of the issuer's equity securities;

(1)

Justin Guisinger

Address:

125 Hillcrest Dr. #6 Encinitas, CA. 92024

125 Hillcrest Dr. #6 Encinitas, CA. 92024

Total Shares:

Percentage:

Total Shares Owned/Controlled by Beneficial Owners of 5 percent or more:

Total Shares: Percentage:
(f) promoters of the issuer;
N/A
(g) affiliates of the issuer;
N/A
(h) counsel to the issuer with respect to the proposed offering;
The Company has retained the Law Firm of Applbaum & Zouvas, LLP, as its corporate counsel.
APPLBAUM & ZOUVAS, LLP 925 HOTEL CIRCLE SOUTH SAN DIEGO, CA. 92108 619.688-1715
(i) each underwriter with respect to the proposed offering;
N/A
(j) the underwriter's directors;
N/A
(k) the underwriter's officers;
N/A
(l) the underwriter's general partners; and
N/A
(m) counsel to the underwriter.
N/A , , , , , , , , , , , , , , , , , , ,
ITEM 2. Application of Rule 262
None of the persons identified in response to Item 1 are subject to any of the disqualification provisions set forth in Rule 262.

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No part of the proposed offering involves the resale of securities by affiliates of the issuer.

ITEM 3. Affiliate Sales

The issuer has not had a net income from operations of the character in which the issuer intends to engage for at least one of its last two fiscal years.

ITEM 4. Jurisdictions in Which Securities Are to be Offered

(a) The jurisdiction(s) in which the securities are to be offered by underwriters, dealers or salespersons pursuant to this Form 1-A are:

N/A

(b) List the jurisdictions in which the securities are to be offered other than by underwriters, dealers or salesmen and state the method by which such securities are to be offered.

The jurisdictions in which the securities are to be offered in states to be determined. Securities are to be offered directly by Global Media Affiliates. Securities are to be offered to accredited investors only.

ITEM 5. Unregistered Securities Issued or Sold Within One Year

There have been no sales of unregistered securities within the past year prior to the filing of this Form 1-A.

There have been no shares issued within the past year.

There were no sales of unregistered securities of the issuer or any of its predecessors or affiliated issuers which were sold within one year prior to the filing of this Form 1-A by or for the account of any person who at the time was a director, officer, promoter or principal security holder of the issuer of such securities, or was an underwriter of any securities of such issuer.

ITEM 6. Other Present or Proposed Offerings

Neither the issuer or any of its affiliates are currently offering or contemplating the offering of any securities in addition to those covered by this Form 1-A.

ITEM 7. Marketing Arrangements

There are no arrangements known to the issuer or to any person named in response to Item 1 above or to any selling security holder in the offering covered by this Form 1-A for any of the following purposes:

- (1) To limit or restrict the sale of other securities of the same class as those to be offered for the period of distribution;
- (2) To stabilize the market for any of the securities to be offered;
- (3) For withholding commissions, or otherwise to hold each underwriter or dealer responsible for the distribution of its participation.

(b) There is no underwriter that intends to confirm sales to any accounts over which it exercises discretionary authority and include an estimate of the amount of securities so intended to be confirmed.

ITEM 8. Relationship with Issuer of Experts Named in Offering Statement

No expert named in the offering statement who is prepared or certified any part thereof was employed for such purpose on a contingent basis or, at the time of such preparation or certification or at any time thereafter, had a material interest in the issuer or any of its parents or subsidiaries or was connected with the issuer or any of its subsidiaries as a promoter, underwriter, voting trustee, director, officer or employee furnish a brief statement of the nature of such contingent basis, interest or connection.

ITEM 9. Use of a Solicitation of Interest Document

No publication authorized by Rule 254 was used prior to the filing of this notification.

GLOBAL MEDIA AFFILIATES, INC.

Type of securities offered: Common Stock

Maximum number of securities offered: 50,000,000

Minimum number of securities offered: 30,000,000

Price per security: \$0.10

Total proceeds: If maximum sold: \$5,000,000

If minimum sold: \$3,000,000

(See Questions 9 and 10)

Is a commissioned selling agent selling the securities in this offering? No.

If yes, what percent is commission of price to public? N/A.

Is there other compensation to selling agent(s)? [] Yes [X] No

Is there a finder's fee or similar payment to any person? [] Yes [X] No (See Question No. 22)

Is there an escrow of proceeds until minimum is obtained? [] Yes [X] No (See Question No. 26)

Is this offering limited to members of a special group, such as employees of the Company or individuals? [] Yes [X] No (See Question No. 25)

Is transfer of the securities restricted? [X] Yes [No (See Question No. 25)

THE U.S. SECURITIES AND EXCHANGE COMMISSION DOES NOT PASS UPON THE MERITS OF ANY SECURITIES OFFERED OR THE TERMS OF THE OFFERING, NOR DOES IT PASS UPON THE ACCURACY OR COMPLETENESS OF ANY OFFERING CIRCULAR OR SELLING LITERATURE. THESE SECURITIES ARE OFFERED UNDER AN EXEMPTION FROM REGISTRATION; HOWEVER, THE COMMISSION HAS NOT MADE AN INDEPENDENT DETERMINATION THAT THESE SECURITIES ARE EXEMPT FROM REGISTRATION.

THE SECURITIES ARE OFFERED TO ACCREDITED INVESTORS ONLY.

INVESTMENT IN SMALL BUSINESSES INVOLVES A HIGH DEGREE OF RISK, AND INVESTORS SHOULD NOT INVEST ANY FUNDS IN THIS OFFERING UNLESS THEY CAN AFFORD TO LOSE THEIR ENTIRE INVESTMENT. SEE QUESTION NO. 2 FOR THE RISK FACTORS THAT MANAGEMENT BELIEVES PRESENT THE MOST SUBSTANTIAL RISKS TO AN INVESTOR IN THIS OFFERING.

IN MAKING AN INVESTMENT DECISION INVESTORS MUST RELY ON THEIR OWN EXAMINATION OF THE ISSUER AND THE TERMS OF THE OFFERING, INCLUDING THE MERITS AND RISKS INVOLVED. THESE SECURITIES HAVE NOT BEEN RECOMMENDED OR APPROVED BY ANY FEDERAL OR STATE SECURITIES COMMISSION OR REGULATORY AUTHORITY. FURTHERMORE, THESE AUTHORITIES HAVE NOT PASSED UPON THE ACCURACY OR ADEQUACY OF THIS DOCUMENT. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE.

This C	ompany:			•				
[]	Has never conducted operations.							
[]	Is in the development stage.							
[X]	Is currently	conducting operation	ons.					
[]	Has shown a profit in the last fiscal year.							
[]	Other (Spec (Check at le	eify): east one, as appropr	iate)					
This of	ffering has bee	n registered for offe	er and sale in the following	states:				
•	State	State File No.	Effective Date					
	N/A	· N/A	N/A					

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THIS OFFERING CIRCULAR CONTAINS ALL OF THE REPRESENTATIONS BY THE COMPANY CONCERNING THIS OFFERING, AND NO PERSON SHALL MAKE DIFFERENT OR BROADER STATEMENTS THAN THOSE CONTAINED HEREIN. INVESTORS ARE CAUTIONED NOT TO RELY UPON ANY INFORMATION NOT EXPRESSLY SET FORTH IN THIS OFFERING CIRCULAR.

This Offering Circular, together with Financial Statements and other Attachments, consists of a total of 154 pages.

PART II

OFFERING CIRCULAR

THE COMPANY

1. Exact corporate name: GLOBAL MEDIA AFFILIATES, INC. (hereinafter "GMA" or the "Company")

State and date of incorporation: NEVADA on 6/13/2006

Street address of principal office: 125 Hillcrest Dr. #6, Encinitas, CA. 92024

Company Telephone Number: (818) 448-3365

Fiscal year: 12/31

(month)/(day)

Person(s) to contact at Company with respect to offering: Justin Guisinger

Telephone Number (if different from above):

RISK FACTORS

2. List in the order of importance the factors which the Company considers to be the most substantial risks to an investor in this offering in view of all facts and circumstances or which otherwise make the offering one of high risk or speculative (i. e., those factors which constitute the greatest threat that the investment will be lost in whole or in part, or not provide an adequate return).

(1) GMA May be Unable to Increase its Market Size

In order to maximize our revenues, GMA needs to increase its market size. If it is unable to do so, there could be a material adverse affect on GMA operations, market acceptance and ultimately our stock price. While GMA anticipates successfully increasing our market size considerably, there can be no guarantee of this result.

(2) Failure to properly manage growth could result in a material negative impact on our revenue, distract our management and waste our resources

Rapid growth strategy could result in a strain on our infrastructure and internal systems or require us to recruit additional senior management and other personnel at substantial costs. This could result in a material negative impact on our business operations and profit margins. In general, the company views rapid growth as a positive implication, but must be able to manage such growth in an effective manner.

(3) Many of our competitors have greater resources and are more diversified than we are

GMA will be competing for revenues and market share against corporations that are significantly larger and more established than GMA. There has been consolidation in the industry and our competitors include market participants with interests in multiple media businesses which are often vertically integrated and/or are part of large diversified corporate groups with a variety of other operations that can provide stable sources of earnings that may

allow them better to offset fluctuations in the financial performance of their business operations. In addition, these competitors may have more resources with which to compete for product ideas, storylines and scripts created by third parties as well as for actors, directors and other personnel required for production of DRTV advertising campaigns. The resources of these competitors may also give them an advantage in acquiring other businesses or assets that we might also be interested in acquiring.

(4) We must successfully respond to rapid changes in technology, services and standards to remain competitive

Technology in the video, telecommunications, radio, music and data services used in the entertainment and Internet industries is changing rapidly. Advances in technologies or alternative methods of product delivery or storage or certain changes in consumer behavior driven by these or other technologies and methods of delivery and storage could have a negative effect on our businesses.

Examples of such advances in technologies include video-on-demand, satellite radio, new video formats and downloading from the Internet. For example, devices which allow users to view or listen to television or radio programs on a time-delayed basis and technologies which enable users to fast-forward or skip advertisements, such as DVR's and portable digital devices, may cause changes in consumer behavior that could adversely affect our revenues. In addition, further increases in the use of portable digital devices which allow users to view or listen to content of their own choosing, in their own time, while avoiding traditional commercial advertisements, could adversely affect our radio and television broadcasting advertising revenues.

Also, cable providers and direct-to-home satellite operators are developing new techniques that allow them to transmit more channels on their existing equipment to highly targeted audiences, reducing the cost of creating channels and potentially leading to the division of the television marketplace into more specialized niche audiences. More television options increase competition for viewers and competitors targeting products to narrowly defined audiences may gain an advantage over us for generating revenues in said niche markets.

The ability to anticipate and adapt to changes in technology on a timely basis and exploit new sources of revenue from these changes will affect our ability to continue to grow and increase our revenue and profitability.

(5) Unable to Develop or Obtain Programming

If GMA cannot develop or obtain suitable DRTV programming and content for its products and services, then distribution of our products might be limited, and the attraction of advertising with GMA could also diminish which could have a material adverse impact on GMA operations, market acceptance and ultimately our stock price. GMA does not anticipate incurring any inability to develop or obtain suitable programming for our product lines, however, the successful development of such programming can not be guaranteed.

(6) Loss of Certain Strategic Relationships

GMA's success will rely to an extent on its strategic relationships in the areas of advertising and distribution channels. If these relationships should be lost, GMA would have to obtain new strategic relationships from other sources which could result in GMA's revenue declining for some period of time and might have a long term material adverse effect on GMA revenues and ultimately our ability to conduct business profitably.

(7) Federal Communication Commissions Regulation

The business of GMA is directly and indirectly subject to regulation by the Federal Communications Commission. Should the Federal Communications Division through its regulatory authority impose fines, revoke licenses of carriers of GMA content, or impose new regulations which make it difficult for GMA to distribute its content, the profitability of GMA might be severely impacted in a negative fashion.

(8) Consumer Preferences May Change

While currently there is a vast market for GMA's products, this preference could change for any number of reasons currently unforeseen to GMA. Such a shift in consumer preference and spending habits could have a material adverse affect on GMA operations, market acceptance and ultimately our stock price.

(9) We have an Accumulated Deficit and we have a Limited History of Operations as a Company

We have incurred relatively small debt for operating costs since our inception as a corporation. Operating losses may continue, which could adversely affect financial results from operations and stockholder value, and there is a risk that we may never become profitable. While GMA does not anticipate the occurrence of continuing losses after our product positioning and generation of revenues through product sales, the profitability of GMA can not be guaranteed.

As of September 30, 2006 we had an accumulated deficit of \$22,000, all of which related to our ongoing operations. There can be no assurance that we should be successful in managing the Company as a major media and marketing network.

(10) We expect to have a need for Additional Financing in the Future

As of September 30, 2006, we had a working capital balance of \$75,000. While we do not anticipate any cash flow issues in the foreseeable future, our limited history of operations could raise a substantial doubt in the future about our ability to continue as a going concern. There can be no assurance that we will have adequate capital resources to fund planned operations or that any additional funds will be available to us when needed, or if available, will be available on favorable terms or in amounts required by us. If we are unable to obtain adequate capital resources to fund our business operations, it may be required to delay, scale back or eliminate some or all of our operations, which may have a material adverse effect on our business, results of operations and ability to operate as a going concern.

Our business requires a substantial investment of capital. The production and distribution of our services and products require a significant amount of capital. In the future, we may requite a significant portion of our capital requirements from private parties, institutions, or other sources. Although we intend to reduce the risks of our exposure through strict financial guidelines and prompt payments from customers, we cannot assure you that we will be able to implement successfully these arrangements or that we will not be subject to substantial financial risks relating to the production, acquisition, completion and release of future products. If we increase our production budget, we may be required to increase overhead, make larger payments for marketing purposes and consequently bear greater financial risks. Any of the foregoing could have a material adverse effect on our business, results of operations or financial condition.

GMA anticipates reaching profitability after the successful execution of our initial product launches, but can make no guarantee as to the actual outcome of such business operations.

(11) Penny Stock Regulation

Our common stock is deemed to be a penny stock. Penny stocks generally are equity securities with a price of less than \$5.00 per share other than securities registered on certain national securities exchanges or quoted on the NASDAQ Stock Market, provided that current price and volume information with respect to transactions in such securities is provided by the exchange or system.

Our securities may be subject to "penny stock rules" that impose additional sales practice requirements on broker-dealers who sell such securities to persons other than established customers and accredited investors (generally those with assets in excess of \$1,000,000 or annual income exceeding \$200,000 or \$300,000 together with their spouse). For transactions covered by these rules, the broker-dealer must make a special suitability determination for the purchase of such securities and have received the purchaser's written consent to the transaction prior to the purchase. Additionally, for any transaction involving a penny stock, unless exempt, the "penny stock rules" require the delivery, prior to the transaction, of a disclosure schedule prescribed by the Commission relating to the penny stock market.

The broker-dealer also must disclose the commissions payable to both the broker-dealer and the registered representative and current quotations for the securities. Finally, monthly statements must be sent disclosing recent price information on the limited market in penny stocks.

Consequently, the "penny stock rules" may restrict the ability of broker-dealers to sell our securities. The foregoing required penny stock restrictions should not apply to our securities if such securities maintain a market price of \$5.00 or greater. Considering our stock currently has a bid price of \$.10 cents with little or no volume, there can be no assurance that the price of our securities will ever maintain or exceed such a level.

(12) Risks of Litigation

The nature of the media industry is such that claims from third parties alleging infringement upon their rights to intellectual property are not uncommon. It is possible that we could receive such claims at some point in the future following release of programming by us.

Such claims could have material adverse impact on our results from operations and our financial statements.

While GMA will work to ensure proper procedure for safeguarding our legal intellectual property rights, there can be no assurance that infringement or invalidity claims (or claims for indemnification resulting from infringement claims) will not be asserted or prosecuted against us, or that any assertions or prosecutions will not materially adversely affect our business, financial condition or results of operations. Irrespective of the validity or the successful assertion of such claims, we would incur significant costs and diversion of resources with respect to the defense thereof, which could have a material adverse effect on our business, financial condition or results of operations.

(13) Our Director Owns a Large Portion of our Common Stock

As of September 30, 2006, Justin Guisinger, our director, beneficially owns approximately 100% of our outstanding Common Stock. This concentration of our common stock ownership, combined with Mr. Guisinger's position as a member of our Board of Directors, substantially reduce the ability of other shareholders to impact matters requiring shareholder approval, or cause a change in control to occur. As a result, Mr. Guisinger, acting as the majority shareholder, is able to exercise sole discretion over all matters requiring shareholder approval, including the election of the entire board of directors and approval of significant corporate transactions, including an acquisition. Such concentration of ownership may also have the effect of delaying or preventing a change in control or impeding a merger, consolidation, takeover or other business combination, or discouraging a potential acquirer from making a tender offer or otherwise attempting to obtain control of the Company.

(14) Fluctuation of Operating Results

Like other companies in our industry, our revenues and results of operations could be significantly dependent upon the timing of programming releases and the commercial success of the programming we distribute, none of which can be predicted with certainty. Accordingly, our revenues and results of operations may fluctuate significantly from period to period, and the results of any one period may not be indicative of the results for any future periods.

In accordance with generally accepted accounting principles and industry practice, we intend to amortize programming costs using the individual-program-forecast method under which such costs are amortized for each program in the ratio that revenue earned in the current period for such title bears to management's estimate of the total revenues to be realized from all media and markets for such title. To comply with this accounting principal, our management plans to regularly review, and revise when necessary, our total revenue estimates on a program-by-program basis, which may result in a change in the rate of amortization and/or a write-down of the program asset to net realizable value. Results of operations in future years should be dependent upon our amortization of programming costs and may be significantly affected by periodic adjustments in amortization rates. The likelihood of the Company's reporting of losses is increased because the industry's accounting method requires the immediate recognition of the entire loss in instances where it is expected that a program should not recover the Company's investment.

Similarly, should any of our services be profitable in a given period, we should have to recognize that profit over the entire revenue stream expected to be generated by the individual program.

(15) Difficulties with Relationships Impacting Organized Labor may Adversely Impact our Earnings and Ability to Complete Television Projects or Provide Programming

Classes of personnel required to complete a program or commercial advertisement often bargain collectively through guilds and unions. There is no assurance that labor difficulties will not adversely affect the production of our programs and commercial advertisements.

It is common for television directors, producers, animators and actors at television production companies to belong to a union. There can be no assurance that our employees or contractors will not join or form a labor union or that we, for certain purposes, will not be required to become a union signatory. We may be directly or indirectly dependent upon certain union members, and work stoppages or strikes organized by such unions could materially adversely impact our business, financial condition or results of operations. For example, many of the actors who provide voice talent for films and television are members of the Screen Actors Guild (SAG) and/or the American Federation of Television and Radio Artists (AFTRA). If a work stoppage did occur, it could delay the completion of our programs and have a material adverse effect on our business operating results or financial condition.

GMA does not anticipate that such a strike or work stoppage would be likely to occur over the limited course of a DRTV production, or that if such a strike were to occur that the Company would not be able to maintain business operations successfully moving forward, but can make no guarantee as to the outcome if such an event were to occur on one of our productions.

(16) We are Subject to Risks Caused by the Availability and Cost of Insurance

Changing conditions in the insurance industry have affected most areas of corporate insurance. These changes have equated to higher premium costs, higher deductibles and lower insurance coverage limits. We intend to obtain insurance policies standard in our industry, including general liability insurance and related insurance. This decision should be made by our management after their review of other insurance policies we obtain for our operations. There is no way to know how comprehensive our coverage may be or how such a loss might impact the success of the Company.

(17) Our Success Depends on the Commercial Success of our Television Programming, which is Unpredictable

Operating in our industry involves a degree of risk. Each DRTV campaign is an individual work, and unpredictable audience reactions primarily determine commercial success. While the Company will utilize market research in a comprehensive manner, the fact remains that the commercial appeal of various consumer product lines can never be predicted with absolute certainty. Generally, the popularity of our programs and commercial advertisements may depend on many factors, including but not limited to the key talent involved, and the commercial appeal of the specific advertised products.

The commercial success of our DRTV campaigning also depends upon the quality and acceptance of similar types of programs that our competitors release into the marketplace at or near the same time, critical reviews, the availability of alternatives, general economic conditions and other tangible and intangible factors, many of which we do not control and all of which may change.

We cannot predict the future effects of these factors with certainty, any of which factors could have a material adverse effect on our business, results of operations and financial condition.

Our success could depend on the experience and judgment of our management to select and develop new investment and programming opportunities to increase sales on new product lines and ultimately profitability. We cannot make assurances that our efforts will obtain favorable results, or that our programming will perform well on the various satellite, cable and station outlets we plan to distribute our programming to. The failure to achieve any of the foregoing could have a material adverse effect on our business, results of operations and financial condition.

(18) We are Smaller and Less Diversified than Most of our Competitors

Although we plan to be a major integrated DRTV corporation in the future, we expect to constantly compete with major U.S. and international corporations. Most of the competing groups can provide both the means of distributing their programming and products, and enjoy stable sources of earnings that may allow them better to offset fluctuations in the financial performance of their television operations. In addition, the major competitors have more resources with which to compete for ideas, products, storylines and scripts created by third parties as well as for key personnel required for production. The resources of said competitors may also give them an advantage in acquiring other businesses or assets, that we might also be interested in acquiring. The foregoing could have a material adverse effect on our business, results of operations and financial condition.

(19) We May Not be Able to Obtain Additional Funding to Meet our Requirements

Our ability to grow the Company through acquisitions, business combinations and joint ventures, to maintain and expand our development, acquisition, production and distribution of products and media services, and to fund our operating expenses will depend upon our ability to obtain funds through equity financing, debt financing (including credit facilities) or the sale or syndication of some or all of our interests in certain projects or other assets. If we do not have access to such financing arrangements, and if other funding does not become available on terms acceptable to us, there could be a material adverse effect on our business, results of operations or financial condition.

(20) Leverage Risks

The degree to which we may become leveraged may require us to dedicate a portion of our cash flow to the payment of principal of, and interest on, such incurred indebtedness, reducing the amount of cash flow available to fund production costs and other operating expenses. Additionally, the degree to which we might become leveraged may adversely affect our ability to obtain additional financing, if necessary, for such operating expenses, to compete

effectively against competitors with greater financial resources, to withstand downturns in our business or the economy generally and to pursue strategic acquisitions and other business opportunities that may be in the best interests of us and our stockholders.

The Company does not anticipate becoming leveraged to the extent described above, and in the opinion of management believes that a successful offering will provide adequate funds for the Company to become profitable following successful product launches. However, it can not be guaranteed that the Company will be able achieve such profitability, and investors should keep this in mind while making investment decisions.

Note: In addition to the above risks, businesses are often subject to risks not foreseen or fully appreciated by management. In reviewing this Offering Circular potential investors should keep in mind other possible risks that could be important.

BUSINESS AND PROPERTIES

3. With respect to the business of the Company and its properties:

(a) Describe in detail what business the Company does and proposes to do, including what product or goods are or will be produced or services that are or will be rendered.

Global Media Affiliates, Inc. (GMA)'s goal is to become a dominant leader in the field of marketing consumer products on a national level by utilizing direct response television advertising as a primary source of generating consumer sales.

DRTV stands for "Direct Response Television" marketing. It is a specific advertising format that calls consumers directly to action by immediately picking up the phone or going to the website to order the product. This form of marketing cuts out the need for a retail middleman, thereby increasing profit margins on all products. GMA develops, produces, and markets commercially viable products that have considerable mark-up prices, aiming to maximize profitability. Additionally, DRTV marketing has the ability to reach a large national audience, thereby increasing our opportunities to benefit from economies of scale.

GMA works closely with an expansive network of marketing affiliates and also publishing companies, entertainment companies, production companies, and fulfillment centers to create an entirely integrated approach to production and marketing.

Our Direct Response marketing will also include e-commerce campaigns utilizing SEO (search engine optimized), which allows consumers to find and purchase our products online. Additionally, GMA intends to follow the DRTV marketing campaigns with traditional retail distribution to further reach consumers looking for our product lines.

Using strategic product development, Global Media will develop products which it anticipates will be appealing to a large national audience.

By strategic product development, we mean that Global Media will develop products which we anticipate will be appealing to a large national audience. In order to determine what makes products commercially viable, we look at DRTV market trends and consumer activity.

For instance, when discussing our initial product lines, we can site several examples, one such is Tony Robbins, who has marketed several books using DRTV marketing with great sales volume and profitability. Another example would be Kevin Trudeau, whose DRTV marketed book 'Natural Cures' was on the NY Times best seller list for months. A further example would be Information USA, a company which uses DRTV to sell books on how to get government grants and has enjoyed significant sales volume on this particular product line. Furthermore, the cost of producing such literary products is considerably low in regards to the price point in which the product can be sold for.

The success of the products mentioned above were due primarily to the fact that they were marketed effectively as products that assist in fulfilling some of the most basic desires in life. Whether it is the desire for personal success and motivation, a healthy lifestyle, or access to financial resources, these products tapped into important aspects of consumer's lives. GMA believes that our products will tap into similar desires which, to the best of our knowledge, have not been utilized by implementing an integrated DRTV marketing format.

To further develop products in commercially viable lines such as health, beauty, and fitness products, Global Media intends to allocate funding for R&D into developing excellent products and analyzing which products sell high volume and why. Current market research indicates that certain cosmetics, diet plans or pills, and fitness products/programs sell high volume on DRTV methodology.

GMA's marketing methodology aims to keep costs low while maximizing exposure to a national consumer base, allowing us to recognize considerable profit opportunities.

Gunslinger Entertainment is wholly owned subsidiary of GMA, and was recorded as a registered Limited Liability Corporation in California in January of 2006. This Company specializes in producing commercially viable DVDs and books marketed to consumers on a national level, and retains all copyrights of products.

GMA is currently working in conjunction with Gunslinger Entertainment on its national product launches. By utilizing the effectiveness of its direct response marketing model, GMA targets maximum profitability through direct sales.

Direct Response Marketing is a powerful way to generate sales. It consists of television advertising in an infomercial style format (be it 30 minutes or 1 minute) which directly calls consumers to action with the theory of 'people don't buy, people are sold.'

In addition to benefiting from our own integrated approach to consumer sales, GMA will work with clients to assist in the development of product positioning on a national level. While providing consultative services to clients will not be the focal point of our business model, it does provide additional opportunities to generate revenue. GMA uses strategic media placement and targeted demographic information to help clients achieve success with their marketing. Assisting clients in their marketing efforts will be another source of generating revenues for GMA, although it will not be the focal point of our business model.

Global Media Affiliates Inc. can provide a wide array of services for its clients. For companies looking to promote its product or service on a local or national level, GMA can assist in the creation of multi-media print, web, and television advertising campaigns as well as strategic

media placement and targeted demographic information. By servicing clients, GMA can recognize another profit opportunity to further increase revenues.

GMA's marketing methods aim to ensure success by keeping costs low and maximizing exposure to a broad consumer base. GMA will work with clients from start to finish on a specifically tailored campaign to best suit the client's needs.

A corporate overview of GMA may also be found online at www.globalmediaaffiliates.com

(b) Describe how these products or services are to be produced or rendered and how and when the Company intends to carry out its activities. If the Company plans to offer a new product(s), state the present stage of development, including whether or not a working prototype(s) is in existence. Indicate if completion of development of the product would require a material amount of the resources of the Company, and the estimated amount. If the Company is or is expected to be dependent upon one or a limited number of suppliers for essential raw materials, energy or other items, describe. Describe any major existing supply contracts.

The GMA Platform and Initial Launch

GMA is currently developing four unique products that we anticipate will have commercial appeal and high demand to a broad national consumer base. The four products are:

- a.) "the spark"
- b.) "surefire guide to gambling strategies"
- c.) "so you want to lose 30 pounds in 3 months?"
- d.) "beginners guide to making money in the financial markets"

"The Spark" will be marketed on the appeal for the basic desire people have for experiencing a fulfilling romantic life. GMA recognizes that there is a significantly large national market of consumers who are in a situation where they are interested in enhancing their romantic experience, which is a very important aspect of many people's lives. The product will be an aesthetically designed 2 for 1 package outlining ways to bring the romance back to their relationship. GMA anticipates "the spark" to be a high demand product marketed to a national consumer base of couples who are married, or in long term relationships, and looking to bring the 'spark back'.

This product, like all of our products under development, entails a very low cost of production in regards to the retail price point we have established consumers would be willing to pay, based on market research. We believe that the mark-up on this, and additional product lines, stand to offer GMA a great opportunity to recognize rapid growth of revenues and profits. Specifically, the production cost of the product is \$1.23 per unit while the retail price point can be reasonably set at \$19.99.

The product has practical benefit to the consumer base in this demographic. The book/s will provide a list of romantic date ideas, and show them a list of ways to bring the spark back. The product will offer them an affordable and exciting way to enjoy a product that can assist in one of the most important aspects of their life.

Our second product will be titled "the surefire guide to gambling strategies" and will be marketed to the very large national audience of consumers who are interested in learning more about gaming strategy, including poker, blackjack, craps, and other popular casino games. Casino gaming revenues have doubled over the past 5 year, from \$11billion to \$22billion, indicating that gaming is increasing in popularity and widening its consumer base. GMA intends to reach individuals looking for strategic advice on gaming strategies and probabilities by creating an effective advertising format to promote the product.

Like "the spark," "the surefire guide to gambling strategies" will be a low cost production item which can retail substantially higher. Competition from internet sites offering similar information will make it important that our DRTV campaign is executed in such a way to effectively increase the impulse purchase quality of our product.

In regards to "so you want to lose 30 pounds in 3 months?" we can note that diet plans and programs have consistently been top selling products over DRTV campaigns. New dieting trends arise from time to time, including the very popular Atkins diet and South Beach diet. GMA intends to capitalize on the vast audience of American consumers desiring to lose weight and get into better shape by offering a unique new dieting program outlined in the product. We believe this product will be particularly well positioned for marketing in January or February, a time when many Americans have put on a few extra pounds over the holidays and are making New Year's resolutions to get in better shape. However, selling diet plans can prove profitable anytime of the year.

Finally, our fourth product under development titled "a beginners guide to making money in the financial markets" is positioned to appeal to large base of individuals looking for a comprehensive guide to investing, written in simple terms that can be easily understood by individuals unfamiliar with the markets. At the time of this offering, the mainstream media has provided broad coverage of the Dow Jones record setting highs. We believe this coverage, like other times when the markets are bullish, creates awareness that individual investors can profit from wise investment choices, and many individuals desire to make extra money by investing. Our product will offer a broad overview for new investors as well as the large demographic of baby boomers who are looking to plan for retirement.

GMA has chosen to partner with one of the leading DRTV marketing specialists, Bullet Proof Productions (<u>www.bulletproofproductions.net</u>), a Southern California based production company to assist in the development of successful campaign marketing and media purchasing.

The execution of the commercial productions will be of high importance, and will impact the level of product sales. Therefore, GMA considers it high priority to produce a great campaign that will entice consumers to purchase our product/s, by clearly demonstrating the benefits of the product/s and using experience and market research to maximize results. It is important for the products offered on DRTV campaigns to present an "impulse purchase" quality, as well as demonstrating the practical benefits to consumers, and there are numerous methods experts use to heighten the sense of demand.

After the launch product/s, GMA will be releasing many commercially viable products and anticipates maximizing sales opportunities. GMA believes that an integrated approach to direct marketing of consumer products is an innovative business model, and we anticipate enjoying several profitable lines of sales items following these initial product lines.

The marketing for this product and all future products will roll out in 2 separate waves:

- a.) Integrated Direct Response Marketing
- b.) Traditional Retail Distribution

Direct Response Marketing

Direct Response Marketing is a powerful way to generate sales. It consists of television advertising in a direct response sales style format calling consumers to immediate action with the theory ~ 'people don't buy, people are sold."

We market products directly to consumers and therefore benefit from no cost being given to a brick and mortar retail middleman during this wave of direct response marketing. Our DRTV marketing campaigns will be executed to create an impulse purchase quality for our commercially viable consumer products.

The target demographic for media purchasing will be based on the established consumer groups most likely to purchase our products, and therefore we will advertise at the time slots, channels, and programming that are most likely to reach our target demographic.

For instance, in regards to products such as "the spark" and "so you want to lose 30 pounds in 3 months?" we intend to reach our targeted demographic of women by purchasing media space during day time television shows (including women's talk shows, syndicated shows, and daytime soap operas.) We also intend to reach out to a target demographic of men who are likely to be interested in these products and intend to reach them by advertising on popular basic cable sitcom and sporting events during 9:00 – 11:00 pm.

For a product like "surefire guide to gambling strategies" we will target the audience of consumers who tune into televised poker events and similar competitions that attract our targeted demographic groups. This may also include advertising during televised sporting events and other programming that reaches the targeted demographic for this product.

Our affiliate, Bullet Proof Productions, is an experienced and successful leading company in direct response marketing and collaborates on advertising production and media purchasing. Their list of clients and accomplishments can be found on their website, and demonstrates the success and experience they have in this industry. Bullet Proof will be a strategic partner in terms of developing infomercial programs that are designed to create high demand for our products.

While some may feel that books are not a product that can sell high volume through Direct Response Marketing, we site sales examples such as Kevin Trudeau's "Natural Cures", which recently proved that books can in fact sell high volume retail. His book has been marketed on television using DRTV methodology, followed by retail distribution, and has sold over 5,000,000 copies, earning a spot on the New York Times best seller list for six months in a row. (source – article on ABC news website dated 01/20/2006). In fact, there are several examples of literary products that have sold high volume using DRTV methodology, and GMA believes such

products present an opportunity to realize rapid growth in terms of revenue streams and overall profit margins.

Another facet of direct marketing will utilize Google optimum keyword search advertising to draw sales from active seekers to purchase the product from our e-commerce website. The website will be a fully functional website promoting the product with an e-commerce database function including merchant accounts established to accept all major forms of credit cards and Paypal purchase orders and timely shipping to consumer purchasers. GMA will utilize SEO marketing to narrowly define searches, and target consumers looking for such products.

The benefit of Google optimum keyword search advertising is that it will draw consumers who are actively searching for information contained in a product like this to our e-commerce sites, where they can purchase the products directly from us.

Traditional Retail Marketing:

After the launch products are marketed via DRTV, Global Media will move toward traditional retail distribution outlets, utilizing relationships with major retailers. In the case of our initial products, the most important distribution outlets are the three major book retailers – Borders, Barnes & Noble, and Waldenbooks. Additionally, we intend to utilize Amazon.com as a retail distribution channel to increase internet exposure and sales.

The retail distribution will be used as a secondary source of revenue generation, after the direct response marketing campaign has been executed successfully.

In order to secure placement in the shelves of major retailers it is important to have not only a commercially viable product with registered ISBN and bar code, but also to have a partnership with one of the major book wholesale distribution companies.

The 3 largest of these wholesale distribution companies are Ingram, Biblio, and Baker & Taylor. Each of these wholesale distribution companies maintains an account and commercial relationship with the three largest national book retailers.

GMA intends to work with Biblio as a partner in distribution to the three major book retailers.

Acceptance criterion for national retail distribution is primarily based on the commercial appeal of the book as well as additional marketing techniques being utilized, both of which are strong points for the particular launch products, particularly considering we are utilizing DRTV prior to retail distribution.

An additional source of marketing will utilize pr campaign techniques. Global Media Affiliates Inc will offer free copies of the product to important media outlets. In the case of "the spark", for instance, we will send the product to a comprehensive list of relationship columnists in print, online, and broadcast formats. Any mention of our product in their formats will increase exposure, and ultimately sales, of our product/s.

Warehousing/Call Center/Shipping & Fulfillment

Global Media Affiliates will employ an affiliate company, Stephen Gould Co., in the processing of customer sales orders as well as warehousing and shipping the product fulfillment.

To achieve cost minimization, Global Media will add an additional \$2 per shipping in order to offset the cost of this outsourcing agreement. Therefore, the consumer will fund our costs of product fulfillment, keeping our shipping costs low and most likely even generating profits from the product shipping charges in relation to expected high sales volume.

Our affiliate will agree to work in processing customer sales orders via telephone and delivering the product effectively. GMA will monitor the performance of the fulfillment operations to ensure satisfactory delivery and customer service.

Strategic Alliances

Bulletproof is one company that will be an important relationship for GMA. They will be responsible for creating the DRTV advertisements and will also consult on purchasing targeted media air time to effectively reach a broad audience in our targeted demographic/s.

Another company GMA expects to be an important alliance in the marketing process is the **Stephen Gould Corporation**. GMA intends to work with this company for warehousing the inventory of our products. Furthermore, the Stephen Gould Corporation will be contracted the responsibilities of processing phone call payment orders. They also will be responsible for shipping the products to our customers. Additionally, the Stephen Gould Corp can assist in packaging and creating point of purchase displays for retail products.

An additional company that GMA intends to work with is **Biblio**. Biblio is a distribution company that has strategic alliances with the three major retailers (Barnes & Noble, Borders, and Waldenbooks) which will be important for securing retail shelf space for our retail literary products in our second wave of retail marketing. We will utilize Biblio's retail distribution services after we have launched our DRTV marketing campaigns.

Morris Printing will be responsible for creating professionally printed, bound and packaged endproducts.

Another affiliate in the marketing process is LM Designing. LM Designing is contracted as the webpage developer and graphic designer for GMA. LM has designed GMA's current website and logo, as well as the cover design for "the spark" and will also develop the graphic design for our other products under development. Additionally, LM will be responsible for developing a separate e-commerce database site to sell our products online. LM will assist in creating Google keyword SEO (search-engine optimized) campaigns.

(c) Describe the industry in which the Company is selling or expects to sell its products or services and, where applicable, any recognized trends within that industry. Describe that part of the industry and the geographic area in which the business competes or will compete.

Indicate whether competition is or is expected to be by price, service, or other basis. Indicate (by attached table if appropriate) the current or anticipated prices or price ranges for the Company's products or services, or the formula for determining prices, and how these prices compare with those of competitors' products or services, including a description of any variations in product or service features. Name the principal competitors that the Company has or expects to have in its area of competition. Indicate the relative size and financial and market strengths of the Company's competitors in the area of competition in which the Company is or will be operating. State why the Company believes it can effectively compete with these and other companies in its area of competition.

Note: Because this Offering Circular focuses primarily on details concerning the Company rather than the industry in which the Company operates or will operate, potential investors may wish to conduct their own separate investigation of the Company's industry to obtain broader insight in assessing the Company's prospects.

The Industry, the Market and the Opportunity

The DRTV industry is a lucrative industry for selling consumer products with high volume and significant profit margins. We can site that industry leader, Guthy-Renker, reports sales of \$1.3Billion annually with a 10% year over year increases. There are many examples, mentioned below, of successful DRTV products and campaigns that highlight a clear opportunity for companies to make significant profits annually. GMA intends to establish a considerable market share in the DRTV industry and to increase our market share year over year. GMA believes that the DRTV industry is not over-saturated and that innovative and attractive product offerings executed with effective DRTV production have the ability to produce considerable results.

In regards to the market, there is a huge market that exists for the product launches, and we anticipate the product/s will have considerable commercial appeal.

When analyzing the market for "the spark" we can also look at figures for products like Cosmopolitan Magazine (a publication aimed at women with an emphasis on romance/sexuality) which circulates more than 3 million copies each month. With an average subscription price of \$21.78, according to the Hearst Corporation, the capacity for profit clearly exists. This equates to revenues in excess of \$65,000,000 annually, not to mention advertising space.

Maxim is a comparable men's magazine with an emphasis on dating/sexuality and has circulation numbers similar to Cosmo. According to Dave Itzkoff, former editor at Maxim, monthly circulation had exceeded 2.5 million. This again demonstrates the clear market for similar consumer retail products with an edge. The market for this type of product is large. Major retailers have entire sections devoted to this genre. People can't seem to get enough advice on romance from published sources in shiny packages.

In regards to "surefire guide to gambling strategies" we can look at the increased popularity of gambling in the recent years. For instance, casino revenues have doubled from 2000-2005, from \$11billion to \$22billion. The World Series of Poker, as another example, has cited increased

ratings and participation yearly, with the 2006 event having record setting numbers. We believe this is a great time for the particular product, and we believe that using DRTV marketing to a large national consumer base will produce significant profit results. Competition from internet sites which offer advice on this subject will make it especially important that our DRTV campaign be well executed in terms of creating "impulse purchase" demand for the product.

In regards to "so you want to lose 30 pounds in 3 months?" we can note that diet plans and programs have consistently been top selling products over DRTV campaigns. New dieting trends arise from time to time, including the very popular Atkins diet and South Beach diet. GMA intends to capitalize on the vast audience of American consumers desiring to lose weight and get into better shape by offering a unique new dieting program outlined in the product. We believe this product will be particularly well positioned for marketing in January or February, a time when many Americans have put on a few extra pounds over the holidays and are making New Year's resolutions to get in better shape.

Finally, our fourth product under development titled "a beginners guide to making money in the financial markets" is positioned to appeal to large base of individuals looking for a comprehensive guide to investing written in simple terms that can be easily understood by individuals unfamiliar with the markets. At the time of this offering, the mainstream media has provided broad coverage of the Dow Jones record setting highs. We believe this coverage, like other times when the markets are bullish, creates awareness that individual investors can profit from wise investment choices, and many individuals desire to get into investing. Our product will offer a broad overview for new investors as well as baby boomers looking to plan for retirement.

Our direct response marketing campaign intends to reach up to 100,000,000 viewers nationwide, on an initial media buying budget ranging from \$3,000,000 - \$4,000,000. We anticipate to sale 1% or greater of the consumer base, equaling a minimum of 1,000,000 in product unit sales. With high mark-ups and relatively low overhead, we anticipate these numbers to produce significant profitability following the campaign launches.

The industry of integrated DRTV marketing is a profitable and growing industry. For example, leading DRTV company Guthy-Renker reports sales of more than \$1.3 billion yearly with a continuously increased annual growth rate for the past ten years. There is a large consumer market purchasing commercially viable products from DRTV campaigns and relatively few companies with integrated DRTV business operations.

Market trends, according to a recent survey conducted by Hawthorne Direct, indicate that consumers are ordering a broad range of products from DRTV and most categories experienced growth over the previous year. Additionally, the majority of consumers who purchased products via DRTV indicated that they would purchase products via DRTV again.

Through strategic product development and positioning, Global Media Affiliates intends to obtain a growing market share of DRTV product sales. Global Media will offer unique products currently unavailable through DRTV to further hedge campaigns for gaining significant profit opportunities.

Global Media Affiliates will compete for sales on a national level by utilizing television advertising implemented across the U.S., directly reaching consumers of a broad demographic

range, offering unique consumer products, and may consider further DRTV campaigns into international markets of other English speaking countries.

To successfully compete in this industry Global Media will market products in a comprehensive multi-media format expanding on DRTV to include e-commerce direct marketing and print media integration. Global Media will further focus on development of high demand consumer products with unique commercial appeal, and we will look into the development of cosmetic, health, and fitness products.

Global Media Affiliates is an emerging growth company offering an opportunity for investors to potentially earn considerable returns as the company gains market share through comprehensive DRTV marketing strategies.

Industry Competition

The industry in which GMA operates does have competition. Competition for revenues is based on the size of the market that the particular campaigning can reach, the cost of such advertising and the effectiveness of such content which means that production of content with wide appeal and distribution is very important to our success.

Many of our competitors have more television access, greater resources (financial or otherwise) and broader relationships with advertisers than GMA.

In addition to competing with other DRTV companies and product offerings, GMA is competing with other media providers who sell advertising time to companies such as new media sources like satellite-delivered digital audio radio service and audio programming by cable systems, direct broadcast satellite systems, Internet content providers, personal communications services and other digital audio broadcast formats.

Principal Competitors

Guthy-Renker is probably the largest direct competitor in this field. (www.guthy-renker.com) Like GMA, Guthy-Renker takes an integrated approach to direct response marketing of consumer products, and they have sales of more than \$1.3billion per year according to their website. Some of their products include the Tony Robbins motivational series, Pilates videos, Proactive Acne solution, and the Dean Martin roasts to name a few products.

There is another company called Ronco, which produces consumer products and uses direct response marketing to sell these products, mostly for the kitchen, such as the veg-o-matic. It is headed by Ron Popeil, who also personally demonstrates the products and product benefits on his infomercials.

Another company called Salton Inc is a publicly traded company that has the rights to the George Foreman grill which had success using DRTV infomercials, and markets other products such as juicers, etc.

The main strength of these companies comes from the fact that they have been in business longer than GMA which has resulted in broad distribution of their content and significant market reach. Additionally, these companies have significant financial resources and the ability to raise additional capital quickly. GMA's success is not necessarily dependant on its ability to compete head-to-head with these networks however.

For GMA to be successful, it needs to obtain sufficient distribution of its programming content and develop unique, commercially viable products to make it a viable competing company.

(d) Describe specifically the marketing strategies the Company is employing or will employ in penetrating its market or in developing a new market. Set forth in response to Question 4 below the timing and size of the results of this effort which will be necessary in order for the Company to be profitable. Indicate how and by whom its products or services are or will be marketed (such as by advertising, personal contact by sales representatives, etc.), how its marketing structure operates or will operate and the basis of its marketing approach, including any market studies. Name any customers that account for, or based upon existing orders will account for a major portion (20% or more) of the Company's sales. Describe any major existing sales contracts.

GMA's Broad Goals and Strategies

GMA intends to use the following broad strategies to ensure success:

The goal of Global Media Affiliates is to become a leader in the field of selling commercially viable consumer products primarily through an integrated DRTV business model. GMA intends to create profits in excess of \$20,000,000 on our product launch and continue growing significant profit margins annually by developing innovative product lines marketed in an effective and efficient manner. Global Media will aim to increase shareholder value year over year while selling desirable products to consumers on a national level.

Global Media's broad strategy will involve developing high demand products and maintaining all rights to each product. GMA will continue developing new product lines based on product categories that have demonstrated success for high volume sales and profit margins. Additionally, we intend to sale products that will have an "impulse purchase" quality, which will contribute to the effectiveness of the integrated DRTV marketing model.

Global Media's primary strategy is to reach consumers directly through targeted television infomercial programming, and e-commerce supported by Google SEO. We intend to prompt consumer purchases directly through the company without a retail middleman, however, we will move forward to distributing products to retailers after full implementation of DRTV campaigns for our products. Additionally, we will employ other marketing means such as PR campaigning and print advertising in applicable markets.

Global Media will work closely with our affiliates in production and fulfillment to ensure great production quality and reliable/timely delivery of our products. Our production partners will create the products to GMA's specifications while GMA will hold all intellectual property rights. We will contract the shipping and handling to our fulfillment partner to keep the process streamlined and efficient as earlier described.

Additionally, GMA will solicit consulting services to companies looking to utilize similar marketing methodology and we will charge clients for such service.

(e)State the backlog of written firm orders for products and/or services as of a recent date (within the last 90 days) and compare it with the backlog of a year ago from that date.

Explain the reason for significant variations between the two figures, if any. Indicate what types and amounts of orders are included in the backlog figures. State the size of typical orders. If the Company's sales are seasonal or cyclical, explain.

GMA has no backlog of written firm orders for products and/or services as of October 1, 2006 nor has it had any such backlog in the past. GMA is trying to build new advertising revenues through its relationships and its business is not of the type that will have a backlog of orders.

It is possible that GMA could pre-sell advertising at some point in the future. In such an event, the only potential material adverse impact that could occur to GMA's business operations as a result would be if there was no air time available to air advertising. GMA plans to ensure this is not a real obstacle by employing procedures that will eliminate the ability to oversell advertising time. Further, in the unlikely event that such a situation should arise, it is possible for GMA to place the advertising time in the particular market by entering into an agreement with other service providers through which GMA would obtain additional broadcasting time in exchange for a split of advertising revenues.

(f) State the number of the Company's present employees and the number of employees it anticipates it will have within the next 12 months. Also, indicate the number by type of employee (i.e., clerical, operations, administrative, etc.) the Company will use, whether or not any of them are subject to collective bargaining agreements, and the expiration date(s) of any collective bargaining agreement(s). If the Company's employees are on strike, or have been in the past three years, or are threatening to strike, describe the dispute. Indicate any supplemental benefits or incentive arrangements the Company has or will have with its employees.

GMA presently employs 1 person on a full time basis. Justin Guisinger is the President and CEO. GMA intends to increase our full time employee staffing in the upcoming fiscal year, but currently believes the company can accomplish the stated business objectives by outsourcing contracts which will assist in fully executing the business model effectively. Additionally, such outsourcing of specific business tasks generally reduces the risk of GMA incurring unwanted costs such as unemployment claims, workers comp, employee benefits, etc.

Currently, Mr. Guisinger is employed in the area of operations at an executive level including content development and business development positions. Once GMA is fully staffed, the key personnel are expected to be the Chief Executive Officer, Chief Operating Officer, Chief Financial Officer, VP/Director of Sales, VP/Director of Affiliate Relations, VP/Director of Investor Relations, VP/Director of Programming and VP/Director of Mergers and Acquisitions. The Company plans to fill any remaining positions upon completion of this Offering and as becomes necessary through the Company achieving its various milestones.

GMA also plans to utilize the services of multiple other individuals and companies on an independent contractor basis. These individuals and companies will consult with the company on issues of talent, production and editing. None of GMA's employees will be covered by a collective bargaining agreement. At this time, there are no firm plans to hire additional employees but GMA anticipates filling its employee needs on an as needed basis.

. GMA does intend to contract out to several companies (previously mentioned) for production, media buying, shipping and handling, accounting, etc. and therefore employing contracts, as opposed to employing full time staff members.

The Company anticipates entering into employment contracts with various key employees upon successful completion of the Offering or product launch in the upcoming fiscal year.

(g) Describe generally the principal properties (such as real estate, plant and equipment, patents, etc.) that the Company owns, indicating also what properties it leases and a summary of the terms under those leases, including the amount of payments, expiration dates and the terms of any renewal options. Indicate what properties the Company intends to acquire in the immediate future, the cost of such acquisitions and the sources of financing it expects to use in obtaining these properties, whether by purchase, lease or otherwise.

Our Offices and Properties

GMA does not currently own any real property but maintains its principal offices in leased space at 125 Hillcrest Dr. #6, Encinitas, CA 92024.

GMA's Intellectual Property

(h) Indicate the extent to which the Company's operations depend or are expected to depend upon patents, copyrights, trade secrets, know-how or other proprietary information and the steps undertaken to secure and protect this intellectual property, including any use of confidentiality agreements, covenants-not-to-compete and the like. Summarize the principal terms and expiration dates of any significant license agreements. Indicate the amounts expended by the Company for research and development during the last fiscal year, the amount expected to be spent this year and what percentage of revenues research and development expenditures were for the last fiscal year.

The extent to which GMA is reliant on trade-secrets, etc, is minimal. GMA will hold all intellectual property rights (copyright, in the case of the launch products). In the case of said products, which are literary, the title, the cover artwork, and the specific content material will all be intellectual property owned by GMA and protected by U.S copyright law.

Since the CEO of GMA is also in charge of product development and therefore is the inventor and author of the products, there is little to no chance that any employee, contractor, or outside source will have access to the intellectual property until it has been submitted to the U.S copyright office for registration.

In regards to capital allocated to R&D on the product; GMA enjoys minimal expenditures for product development. Since the launch product lines are literary in nature, there are not any costs in developing the product as would be the case with other tangible products such as kitchen appliances, fitness products, or cosmetic products. GMA has paid for the rights to the cover artwork, designed by LM designing. This is the only cost GMA has incurred in the fiscal year for development of the specific product/s and therefore enjoys considerably low overhead in regards to production. GMA will outsource the printing/binding of these products at an estimated cost of \$1.23 per unit.

The Company does not expect to spend any further funds on research and development during fiscal year 2006 but anticipates doing so in fiscal year 2007 upon the success of the Offering.

Governmental Regulation of GMA Business

(i) If the Company's business, products, or properties are subject to material regulation (including environmental regulation) by federal, state, or local governmental agencies, indicate the nature and extent of regulation and its effects or potential effects upon the Company.

GMA operations are regulated by governmental agencies. In particular, GMA broadcast content is governed by the Federal Communications Commission ("FCC"). The FCC is an independent United States government agency, directly responsible to Congress. The FCC was established by the Communications Act of 1934 and is charged with regulating interstate and international communications by radio, television, wire, satellite and cable. The FCC's jurisdiction covers the 50 states, the District of Columbia, and U.S. possessions.

The FCC staff is organized by function. There are six operating Bureaus and ten Staff Offices. The Bureaus' responsibilities include: processing applications for licenses and other filings; analyzing complaints; conducting investigations; developing and implementing regulatory programs; and taking part in hearings. The two bureaus of most concern to GMA would be the Enforcement and Media Bureaus.

The Enforcement Bureau is the primary organizational unit within the FCC that is responsible for enforcement of provisions of the Communications Act, the Commission's rules, Commission orders and terms and conditions of station authorizations. Major areas of enforcement that are handled by the Enforcement Bureau are:

- (1) consumer protection enforcement;
- (2) local competition enforcement; and
- (3) public safety/homeland security enforcement.

The Media Bureau is organized into several divisions. The Video Division licenses commercial and noncommercial educational TV, Low Power TV, Class A TV, TV translators and TV Booster broadcast services. The Division provides legal and technical analysis of applications and recommends appropriate disposition of applications, requests for waivers and other pleadings. The Industry Analysis Division conducts and participates in proceedings regarding media ownership and the economic aspects of existing and proposed rules and policies. The Division reviews license transfers that implicate significant policy issues. The Division

collects, compiles, analyzes and develops reports on relevant industry and market data and information, including preparing the annual report to Congress on the status of competition in the market for the delivery of video programming.

Because GMA content falls within the jurisdiction of the FCC, it is possible that FCC activity could materially adversely affect GMA operations if it should revoke broadcast licenses of stations carrying GMA content, imposes regulations which reduce the ability of GMA to broadcast its content, or assess fines or penalties against GMA pertaining to its broadcast content, although GMA does not anticipate any such consequence and will operate, in good faith, in accordance to all applicable regulations.

(j) State the names of any subsidiaries of the Company, their business purposes and ownership, and indicate which are included in the Financial Statements attached hereto. If not included, or if included but not consolidated, please explain.

GMA has a wholly owned subsidiary in Gunslinger Entertainment, LLC ("GE"). GE's stated purpose is to capitalize on the highly profitable non-fiction book market. Justin Guisinger is the President and CEO of GE.

(k) Summarize the material events in the development of the Company (including any material mergers or acquisitions) during the past five years, or for whatever lesser period the Company has been in existence. Discuss any pending or anticipated mergers, acquisitions, spin-offs or recapitalizations. If the Company has recently undergone a stock split, stock dividend or recapitalization in anticipation of this offering, describe (and adjust historical per share figures elsewhere in this Offering Circular accordingly).

Material Events in the Development of GMA

Gunslinger Entertainment was incorporated as a California LLC in January of 2006 for the purpose of developing viable consumer products to be marketed utilizing DRTV methods.

Gunslinger Entertainment secured \$60,000 in credit from the following companies: Chase, Citi, Capital One, American Express, Wells Fargo, MBNA and Bank of America after incorporating. Additionally, Gunslinger Entertainment secured \$10,000 with an SBA backed line of credit through Bank of America. The law firm of Applbaum and Zouvas was hired for the purpose of taking the company public in April of 2006.

Global Media Affiliates, Inc. was incorporated in the state of Nevada in June of 2006.

GMA has been pursuing financing through banking institutions and private investors up through the date of this offering circular. GMA is primarily interested in completing a direct public offering of our securities pursuant to regulation A.

A significant event was the development of various strategic relationships which will assist in the execution of the business plan as described earlier in the offering circular.

Events that Need to Occur to Make GMA Profitable

4. (a) If the Company was not profitable during its last fiscal year, list below in chronological order the events which in management's opinion must or should occur or the milestones which in

management's opinion the Company must or should reach in order for the Company to become profitable, and indicate the expected manner of occurrence or the expected method by which the Company will achieve the milestones.

GMA is a start-up company and thus has not gained significant revenue, but anticipates generating revenues upon the aforementioned product launches.

GMA was not profitable during its last fiscal year. For GMA to become profitable, it will have to increase its distribution to more households in order to become competitive in the industry. Generally, advertisers consider 35 million homes or 100 million viewers to be a very effective campaign. GMA will therefore aim to obtain distribution to this many homes or viewers to become competitive and obtain sufficient revenues to maintain ongoing profitability.

If GMA can continue to implement its business model, the Company could achieve profitability and positive cash following the product launch, with a realistic timeframe in 2007. This assumes GMA's ability to raise necessary operating capital, obtain appropriate content and begin its use of TV programming to increase its regional and local distribution of content. Such events can be summarized as follows:

Event or Milestone	Expected manner of occurrence or method of achievement	Date or number of months after receipt of proceeds when should be accomplished		
Content distribution through cable, broadcast, satellite and broadband sources	Entering into agreements with affiliate television stations and/or media purchasing companies	6 months		
Secure long term advertising commitments from National Sponsors	Increasing revenues through working with national clients on DRTV implementation	12 months		
Create further original content for distribution pipeline	Ramp up of in-house personnel and production capabilities including R&D for further product line development	18 months		
Content distribution consistently exceeding 35 million homes with profitable operating results utilizing various product lines	Utilizing current plan to expand product lines and distribution of content through various alliances, and production of original content; strategic alliances with advertising groups	24 months		

GMA's milestones can be measured in two ways. They will be represented by GMA's ability to increase our distribution and our ability to attract local and national interest.

As previously stated, GMA's intent over the next six months is to attract multiple sources of distribution. These include cable, broadcast, satellite, and broadband. Initially, GMA intends to sign a series of local management agreements and several affiliate stations to give significant impetus; to increasing our distribution. This will in turn allow us to pursue large long term advertising commitments from National Sponsors as well as local businesses who are trying to promote themselves within their local community.

Historically, distribution and programming drive revenue. The second part of our strategy, and no less important, is an attempt to create attractive products and original programming content which is prevalent to consumer lifestyles. Original content is more likely to attract new sponsors and clients than concepts that have been used in the marketplace in the past.

(b)State the probable consequences to the Company of delays in achieving each of the events or milestones within the above time schedule, and particularly the effect of any delays upon the Company's liquidity in view of the Company's then anticipated level of operating costs. (See Question Nos. 11 and 12)

Note: After reviewing the nature and timing of each event or milestone, potential investors should reflect upon whether achievement of each within the estimated time frame is realistic and should assess the consequences of delays or failure of achievement in making an investment decision.

If GMA should happen to fail in developing or obtaining original DRTV content, or obtaining access to TV station distribution and increase advertising revenues by increasing its distribution, it could result in the company's growth being significantly slowed and may result in the company seeking additional funding to obtain operating capital until its goals are achieved.

OFFERING PRICE FACTORS

If the securities offered are common stock, or are exercisable for or convertible into common stock, the following factors may be relevant to the price at which the securities are being offered.

The following factors may be relevant to the price at which the securities are being offered.

5. What were net, after-tax earnings for the last fiscal year? (If losses, show in parenthesis.)

The net, after-tax earnings for the last fiscal year of GMA were:

Total: A loss of (22,000), or ((0.00)) per share)

6. If the Company had profits, show offering price as a multiple of earnings. Adjust to reflect for any stock splits or recapitalizations, and use conversion or exercise price in lieu of offering price, if applicable.

GMA did not have profits and therefore there is no multiple of earnings available to report.

7. (a) What is the net tangible book value of the Company? (If deficit, show in parenthesis.) For this purpose, net tangible book value means total assets (exclusive of copyrights, patents, goodwill, research and development costs and similar intangible items) minus total liabilities.

The net tangible book value of GMA defined as net tangible book value means total assets (exclusive of copyrights, patents, goodwill, research and development costs and similar intangible items) minus total liabilities is:

(\$22,000)

(b) State the dates on which the Company sold or otherwise issued securities during the last 12 months, the amount of such securities sold, the number of persons to whom they were sold, and relationship of such persons to the Company at the time of sale, the price at which they were sold and, if not sold for cash, a concise description of the consideration. (Exclude bank debt.)

N/A

8. (a) What percentage of the outstanding shares of the Company will the investors in this offering have? Assume exercise of outstanding options, warrants or rights and conversion of convertible securities, if the respective exercise or conversion prices are at or less than the offering price. Also assume exercise of any options, warrants or rights and conversions of any convertible securities offered in this offering.)

49%

Shares to be Held by New Investors

Currently there are 75,000,000 shares issued and outstanding. Should GMA sell all the shares expected pursuant to this offering, the investors in this offering will have 40% of outstanding common stock which upon completion of the offering the total outstanding shares shall be 125,000,000 (comprised of approximately 100 shareholders of record).

(b) What post-offering value is management implicitly attributing to the entire Company by establishing the price per security set forth on the cover page (or exercise or conversion price if common stock is not offered)? (Total outstanding shares after offering times offering price, or exercise or conversion price if common stock is not offered.)

If the maximum is sold: \$5,000,000

- These values assume that the Company's capital structure would be changed to reflect any conversions of outstanding convertible securities and any use of outstanding securities as payment in the exercise of outstanding options, warrants or rights included in the calculation. The type and amount of convertible or other securities thus eliminated would be: N/A. These values also assume an increase in cash in the Company by the amount of any cash payments that would be made upon cash exercise of options, warrants or rights included in the calculations. The amount of such cash would be: \$N/A.
- The Company has established the offering price per share based on what it believes to be an accurate reflection of the current trading market, taking into consideration that the shares are thinly traded at this time, that the share sales volume has been minimal historically and that current market prices on the Pink Sheets do not necessarily accurately reflect the market value of a particular security.

Note: After reviewing the above, potential investors should consider whether or not the offering price (or exercise or conversion price, if applicable) for the securities is appropriate at the present stage of the Company's development.

USE OF PROCEEDS

9. (a) The following table sets forth the use of the proceeds from this offering:

	If Minimum Sold Amount \$	If Maximum Sold Amount \$
Total Proceeds	\$3,000,000 60%	\$5,000,000 100%
Less: Offering Expenses		•
Commissions & Finders Fees (None) Legal & Accounting	\$100,000 3%	\$100,000 2%
Copying & Advertising	\$N/A	\$N/A
Other (Specify):	N/A	N/A
Net Proceeds from Offering	\$2,900,000 97%	\$4,900,000 98%
Use of Net Proceeds		
Equipment Purchase	\$90,000 3%	\$150,000 3%
Programming	\$2,100,000 70%	\$3,500,000 70%
Marketing and Sales	\$300,000 10%	\$500,000 10%
Operating Capital	\$330,000 11%	\$550,000 11%
Unallocated uses	\$80,000 4%	\$200,000 4%
Total Use of Net Proceeds	\$2,900,000 97%	\$4,900,000 98%
Totals	100%	100%

Notes:

Equipment Purchase: Product Printing/Binding and Packaging, Post Production Hardware/Software, Camera & Equipment Rental Fees

Programming: Production of Programming for Broadcast, Media Time, Post Production,

Marketing and Sales: Materials, Fulfillment, Travel, Web Site Design and Hosting, Advertising, Promotional Items, Personnel

Operating Capital: Executive Salaries, Rent, Phones, Staff, Insurance, Travel, Ongoing Legal and Accounting, Operating Overhead including Materials and Supplies

Unallocated Uses: Contingency for unforeseen expenses, costs that do not fall under one of the above specific categories

(b) If there is no minimum amount of proceeds that must be raised before the Company may use the proceeds of the offering, describe the order of priority in which the proceeds set forth above in the column "If Maximum Sold" will be used.

The proceeds from the sale of securities pursuant to this Form 1-A will be used on a pro-rata basis in the priority set forth above in the column "If Maximum Sold." (i.e., if \$2,000,000 total raised, then 3% of the \$2,000,000, or \$60,000, would be allocated to Equipment Purchase. 70%, or \$1,400,000 would be allocated to Programming, etc.)

Note: After reviewing the portion of the offering allocated to the payment of offering expenses, and to the immediate payment to management and promoters of any fees, reimbursements, past salaries or similar payments, a potential investor should consider whether the remaining portion of his investment, which would be that part available for future development of the Company's business and operations, would be adequate.

10. (a) If material amounts of funds from sources other than this offering are to be used in conjunction with the proceeds from this offering, state the amounts and sources of such other funds, and whether funds are firm or contingent. If contingent, explain.

No material amounts of funds from sources other than this offering are to be used in conjunction with the proceeds from this offering.

(b) If any material part of the proceeds is to be used to discharge indebtedness, describe the terms of such indebtedness, including interest rates. If the indebtedness to be discharged was incurred within the current or previous fiscal year, describe the use of proceeds of such indebtedness.

No material part of the proceeds of this offering is to be used to discharge indebtedness.

(c) If any material amount of proceeds is to be used to acquire assets, other than in the ordinary course of business, briefly describe and state the cost of the assets and other material terms of the acquisitions. If the assets are to be acquired from officers, directors, employees or principal stockholders of the Company or their associates, give the names of the persons from whom the assets are to be acquired and set forth the cost to the Company, the method followed in determining the cost, and any profit to such persons.

No material amount of proceeds is to be used to acquire assets at this time, other than in the ordinary course of business. No assets are to be acquired from officers, directors, employees or principal stockholders of the Company or their associates.

(d) If any amount of the proceeds is to be used to reimburse any officer, director, employee or stockholder for services already rendered, assets previously transferred, or monies loaned or advanced, or otherwise, explain:

None of the proceeds are to be used to reimburse any officer, director, employee or stockholder

for services already rendered, assets previously transferred, or monies loaned or advanced, or otherwise.

11. Indicate whether the Company is having or anticipates having within the next 12 months any cash flow or liquidity problems and whether or not it is in default or in breach of any note, loan, lease or other indebtedness or financing arrangement requiring the Company to make payments. Indicate if a significant amount of the Company's trade payables have not been paid within the stated trade term. State whether the Company is subject to any unsatisfied judgments, liens or settlement obligations and the amounts thereof. Indicate the Company's plans to resolve any such problems.

GMA is not having nor does it anticipate having within the next 12 months any cash flow or liquidity problems and is not in default or in breach of any note, loan, lease or other indebtedness or financing arrangement requiring GMA to make payments. No significant amount of the Company's trade payables have been paid within the stated trade term. GMA is not subject to any unsatisfied judgments, liens or settlement obligations and the amounts thereof.

12. Indicate whether proceeds from this offering will satisfy the Company's cash requirements for the next 12 months, and whether it will be necessary to raise additional funds. State the source of additional funds, if known.

The proceeds from this offering will satisfy GMA's cash requirements for the next 12 months, and it will not be necessary to raise additional funds to meet its cash requirements for that time period. Furthermore, GMA anticipates that these funds will be successfully invested and used to create ongoing yearly profits hereafter.

CAPITALIZATION

13. Indicate the capitalization of the Company as of the most recent balance sheet date (adjusted to reflect any subsequent stock splits, stock dividends, recapitalizations or refinancing) and as adjusted to reflect the sale of the minimum and maximum amount of securities in this offering and the use of the net proceeds therefrom:

	Amount Outstanding				
	As of:	As Ad	justed		
•	9/30/2006 (date)	<u>Minimum</u>	<u>Maximum</u>		
Debt:	•	-			
Accounts Payable	\$22,000	\$22,000	\$22,000		
Long-term debt (average	,				
interest rate 6%)	\$0	\$0	\$0		
Total debt	\$22,000	\$22,000	\$22,000		
Common stock — par or	•				
stated value	\$75,000	\$105,000	\$125,000		
Additional paid in capital	\$(75,000)	\$2,795,000	\$4,775,000		

Retained earnings (deficit)	\$(22,000)	\$(22,000)	\$(22,000)
Total stockholders equity		•	
(deficit)	\$(22,000)	\$2,878,000	\$4,878,000
Total Capitalization	\$ -0-	\$2,900,000	\$4,900,000
•			
Number of preferred shares author	ized to be outstandin	g: N/A	
		<i>8</i>	

Number of Class of Preferred

Par Value Shares Authorized

Per Share

Number of common shares reserved to meet conversion requirements or for the issuance upon exercise of options, warrants or rights: **None.**

DESCRIPTION OF SECURITIES

	[] []	Common Stock Preferred or Preference Stock Notes or Debentures Units of two or more types of securities composed of:
	[]0	Other:
5.	These secur	ities have:
	Yes	No
	[]	[X] Cumulative voting rights
	[].	[X] Other special voting rights
	[]	[X] Preemptive rights to purchase in new issues of shares
	[]	[X] Preference as to dividends or interest
	[]	[X] Preference upon liquidation
	[]	[X] Other special rights or preferences (specify):
	Expl	ain: N/A

			conversion becomes effective:/// conversion expires://		,
<i>17</i> .	(a)	, If se	ecurities are notes or other types of debt securities: N/A		
•		(1)	What is the interest rate?% If interest rate is variable or multiple rates, describe:		
		(2)	What is the maturity date?// If serial maturity dates, describe:		<u> </u>
		(3)	Is there a mandatory sinking fund? Describe:		[]No
	•	(4)	Is there a trust indenture? Name, address and telephone number of Trustee	[]Yes	[] No
	•	(5)	Are the securities callable or subject to redemption? Describe, including redemption prices:	[]Yes	[] No
		(6)	Are the securities collateralized by real or personal property? Describe:	[]Yes	[] No
		(7)	If these securities are subordinated in right of payment of interexplain the terms of such subordination.	est or prin	cipal,
			w much currently outstanding indebtedness of the Company is searities in right of payment of interest or principal? \$	enior to the	3
			w much indebtedness shares in right of payment on an equivalen s? \$	t (pari pas	su)
		Hov	v much indebtedness is junior (subordinated) to the securities? \$) •	.
	(b)	No.	notes or other types of debt securities are being offered		

Last Fiscal Year

. 19.

20.

				Pro F	orma
			Actual	Minimum	Maximum
		<u>"Earnings"</u>	•		
,				, .	
ţ					
		"Fixed	•		•
;		Charges"		ř	
		If no earnings			
		show "Fixed			
٠		Charges" only	· · · · · · · · · · · · · · · · · · ·		
	Note:	of earnings to fi service, as the ex Company's liqui service requirem	exercised in interposed charges as a nuistence of earnings dity at any given ents to be timely nuancial Statements	neasure of the "o does not necessal time will permit nade. See Questio	coverage" of debt rily mean that the payment of debt n Nos. 11 and 12.
Are unpaid	divider	nds cumulative?	[]Yes []No		
Are securiti	ies calla	ible?	[]Yes []No	•	
Explain: N/	'A				
cont	ractua	l provision or do	cular copies or a s ocument that gives ck, notes or other so	s rise to the rig	hts of holders of
		pital stock of any t rangements or othe	vpe, indicate restric rwise: N/A	tions on dividends	under loan or
		assets available for renthesis): \$ 0	r payment of divide	nds if deficit must	be first made up,
•					

PLAN OF DISTRIBUTION

21. The selling agents (that is, the persons selling the securities as agent for the Company for a commission or other compensation) in this offering are:

N/A.

There are no selling agents in this offering. The offering will be completed by a direct offering to the investors.

22. Describe any compensation to selling agents or finders, including cash, securities, contracts or other consideration, in addition to the cash commission set forth as a percent of the offering price on the cover page of this Offering Circular. Also indicate whether the Company will indemnify the selling agents or finders against liabilities under the securities laws. ("Finders" are persons who for compensation act as intermediaries in obtaining selling agents or otherwise making introductions in furtherance of this offering.)

There is no compensation being offered to selling agents or finders, including cash, securities, contracts or other consideration as part of this offering. The Company will not indemnify the selling agents or finders against liabilities under the securities laws. ("Finders" are persons who for compensation act as intermediaries in obtaining selling agents or otherwise making introductions in furtherance of this offering.)

23. Describe any material relationships between any of the selling agents or finders and the Company or its management.

N/A

Note: After reviewing the amount of compensation to the selling agents or finders for selling the securities, and the nature of any relationship between the selling agents or finders and the Company, a potential investor should assess the extent to which it may be inappropriate to rely upon any recommendation by the selling agents or finders to buy the securities.

24. If this offering is not being made through selling agents, the names of persons at the Company through which this offering is being made:

N/A. This offering is not being made through selling agents.

- 25. If this offering is limited to a special group, such as employees of the Company, or is limited to a certain number of individuals (as required to qualify under Subchapter S of the Internal Revenue Code) or is subject to any other limitations, describe the limitations and any restrictions on resale that apply: Will the certificates bear a legend notifying holders of such restrictions?

 [] Yes [X] No
- 26. (a) Name, address and telephone number of independent bank or savings and loan association or other similar depository institution acting as escrow agent if proceeds are escrowed until minimum proceeds are raised:

(b) D	ate at which funds will be returned by escrow ag	ent if minimum proceeds are not raised:					
N/A							
Will i	nterest on proceeds during escrow period be pai	d to investors? [] Yes [X] No					
	xplain the nature of any resale restrictions on pr ctions will terminate, if this can be determined:	esently outstanding shares, and when those					
Rule	nt outstanding stock which may have resale res 144. It is not possible to determine when those rent with respect to each shareholder.						
furth	Equity investors should be aware that unler public offering or the Company is able to company that their investment in the Comp	be sold for cash or merged with another					
	DIVIDENDS, DISTRIBUTION	AND REDEMPTIONS					
-	the Company has within the last five years poor redeemed any securities, explain how much a						
	Company has not within the last five years paid deemed any securities.	lividends, made distributions upon its stock					
	OFFICERS AND KEY PERSON	NEL OF THE COMPANY					
29.	Chief Executive Officer:	Title: Chief Executive Officer					
	Name: Justin Guisinger	Age: 26					
•	Office Street Address:	·					
	125 Hillcrest Dr. #6 Encinitas, CA. 92024 Telephone No.: (818)448-3365						
	1/2006 to present President and CEO of Gunsli 6/2006 to present President and CEO of Global	~					
	Education (degrees, schools, and dates): Bache	lor's Degree in Marketing, 12/2002,					
	Iowa State University						

Title: Chief Operating Officer 30. Chief Operating Officer:

Also a Director of the Company

[X] Yes

Indicate amount of time to be spent on Company matters if less than full time: N/A

[] No

	Name: Justin Guisinger	Age: 26
	Office Street Address: 125 Hillcrest Dr. #6 Encinitas, CA. 92024	Telephone No.: (818)448-3365
	Also a Director of the Company [X] Yes	[] No
	Indicate amount of time to be spent on Compa	ny matters if less than full time: N/A
31.	Chief Financial Officer: TBD	Title:
	Name: To Be Named	Age:
	Office Street Address:	Telephone No.: ()
	Name of employers, titles and dates of position indication of job responsibilities.	ns held during past five years with an
	Education (degrees, schools, and dates):	•
	Also a Director of the Company [] Yes	[] No
	Indicate amount of time to be spent on Compa	ny matters if less than full time:
32.	Other Key Personnel:	• .
(A	A) Name: N/A	Age:
	Title:	·
	Office Street Address:	Telephone No.: ()
	Name of employers, titles and dates of position indication of job responsibilities.	ns held during past five years with an
	Education (degrees, schools, and dates):	
	Also a Director of the Company [] Yes	[] No
	Indicate amount of time to be spent on Compa	ny matters if less than full time:
(E	B) Name: N/A	Age:

		Title	:								
	(Offic	e Street A	ddress:							
	-						Telepho	ne No.: (,) <u>.</u>	· · · · · · · · · · · · · · · · · · ·	
		•	-	yers, titles a b responsibil		position	ns held dur	ing past f	ive years v	vith an	
	1	Educ	ation (deg	rees, schools	, and dates):		,			
		Also	a Director	of the Comp	pany [] Yes	[] No	•		·	
	• 1	Indic	ate amoun	t of time to b	be spent on	Compa	ny matters	if less tha	ın full time	e:	
		, ,									
	DIREC	СТОІ	RS OF TH	IE COMPA	NY				,		
				ectors: 1. If I rangement, e		re not el	ected annu	ıally, or aı	re elected (under a	
	N/A	•								•	
				•				•			
	34. Info	orma	ation conce	rning outsid	e or other [Directors	s (i.e. those	e not desc	ribed abov	'e):	
	(A)) .	Name: Ju	ıstin Guising	ger			Age: 26			
	-	4	Title: Di	rector							•
1.00		n 1	125 Hil	Street Addres lcrest Dr. #6 as, CA. 9202	· ·						
			•					,			
. 1	35. compan as the C	ıy (in	cluding a	Have any o separate sub							
	respecti never w	ive b vorke	marketing ousiness, u ed in the c	fes [] materials for sing multi-n apacity of ar MA's busine	consumer nedia outle integrated	product ts inclu	s and worl	king with and inter	clients to net marke	ting, but h	eir as

(b) If any of the Officers, Directors or other key personnel have ever worked for or managed a company in the same business or industry as the Company or in a related business or industry, describe what precautions, if any, (including the obtaining of releases or consents from prior employers) have been taken to preclude claims by prior employers for conversion or theft of trade secrets, know-how or other proprietary information.

All new projects brought into GMA go through a title clearance check prior to the program moving forward or being distributed to verify chain of title history. Proprietary information is limited to the copyrights on material produced and or distributed by GMA, and GMA develops original products and maintains intellectual property rights through the protection of applicable government agencies.

(c) If the Company has never conducted operations or is otherwise in the development stage, indicate whether any of the Officers or Directors has ever managed any other company in the start-up or development stage and describe the circumstances, including relevant dates.

N/A

(d) If any of the Company's key personnel are not employees but are consultants or other independent contractors, state the details of their engagement by the Company.

N/A

- (e) GMA does not currently maintain key man life insurance policies on any of its Officers, Directors or key personnel. GMA, however, intends to implement life insurance on key personnel in 2007.
- 36. If a petition under the Bankruptcy Act or any State insolvency law was filed by or against the Company or its Officers, Directors or other key personnel, or a receiver, fiscal agent or similar officer was appointed by a court for the business or property of any such persons, or any partnership in which any of such persons was a general partner at or within the past five years, or any corporation or business association of which any such person was an executive officer at or within the past five years, set forth below the name of such persons, and the nature and date of such actions.

N/A

Note: After reviewing the information concerning the background of the Company's Officers, Directors and other key personnel, potential investors should consider whether or

not these persons have adequate background and experience to develop and operate this Company and to make it successful. In this regard, the experience and ability of management are often considered significant factors in the success of a business.

PRINCIPAL STOCKHOLDERS

37. Principal owners of the Company (those who beneficially own directly or indirectly 10% or more of the common and preferred stock presently outstanding) starting with the largest common stockholder. Include separately all common stock issuable upon conversion of convertible securities (identifying them by asterisk) and show average price per share as if conversion has occurred. Indicate by footnote if the price paid was for a consideration other than cash and the nature of any such consideration.

Principal owners of the Company are those who beneficially own directly or indirectly 10% or more of the common and preferred stock presently outstanding.

Name of Shareholder

Justin Guisinger

Office Address

125 Hillcrest Dr.

Principal Occupation

President and C.E.O.

Class of Shares

Common Stock

No of Shares Now Held

% of Total

100%

No. of Shares After Offering

if All Securities Sold

% of Total

60%

Name of Shareholder Office Address

Principal Occupation

Name of Shareholder

Office Address

Class of Shares

Principal Occupation

Class of Shares

No of Shares Now Held

% of Total

No of Shares Now Held % of Total

No. of Shares After Offering if All Securities Sold % of Total

Number of shares beneficially owned by Officers and Directors as a group:

Before offering: 75,000,000 shares (100 % of total outstanding)

After offering:

- a) Assuming minimum securities sold: 145,000,000 shares (71% of total outstanding)
- b) Assuming maximum securities sold: 125,000,000 shares (60 % of total outstanding)
- 38. Number of shares beneficially owned by Officers and Directors as a group:

Before offering: 75,000,000 shares (100 % of total outstanding)

After offering:

- a) Assuming minimum securities sold: 105,000,000 shares (71% of total outstanding)
- b) Assuming maximum securities sold: 125,000,000 shares (60 % of total outstanding)

MANAGEMENT RELATIONSHIPS, TRANSACTIONS AND REMUNERATION

39. (a) If any of the Officers, Directors, key personnel or principal stockholders are related by blood or marriage, please describe.

N/A

(b) If the Company has made loans to or is doing business with any of its Officers, Directors, key personnel or 10% stockholders, or any of their relatives (or any entity controlled directly or indirectly by any such persons) within the last two years, or proposes to do so within the future, explain. (This includes sales or lease of goods, property or services to or from the Company, employment or stock purchase contracts, etc.) State the principal terms of any significant loans, agreements, leases, financing or other arrangements.

N/A

(c) If any of the Company's Officers, Directors, key personnel or 10% stockholders has guaranteed or co-signed any of the Company's bank debt or other obligations, including any

indebtedness to be retired from the proceeds of this offering, explain and state the amounts involved:

No such guarantees are in existence.

40. (a) List all remuneration by the Company to Officers, Directors and key personnel for the last fiscal year:

No remuneration was paid to any person listed in question 40 during the past fiscal year in cash or otherwise.

(b) If remuneration is expected to change or has been unpaid in prior years, explain:

It is anticipated that the fund raised through this offering will be used in part to pay salaries to the executives of GMA.

(c) If any employment agreements exist or are contemplated, describe:

The Company plans on entering into employment contracts with its key executives upon successful completion of this Offering, which GMA expects will occur during fiscal year 2007. At, present, the Company does not have any employment contracts in place.

41.(a) Number of shares subject to issuance under presently outstanding stock purchase agreements, stock options, warrants or rights:

0 shares (0% of total shares to be outstanding after the completion of the offering if all securities sold, assuming exercise of options and conversion of convertible securities).

Indicate which have been approved by shareholders.

N/A

State the expiration dates, exercise prices and other basic terms for these securities:

N/A

(b) Number of common shares subject to issuance under existing stock purchase or option plans but not yet covered by outstanding purchase agreements, options or warrants:

0 shares.

(c) Describe the extent to which future stock purchase agreements, stock options, warrants or rights must be approved by shareholders.

Such approvals shall be made according to the terms of the company bylaws.

42. If the business is highly dependent on the services of certain key personnel, describe any arrangements to assure that these persons will remain with the Company and not compete upon any termination:

The Company is dependent upon its Chief Executive Officer and Secretary Justin Guisinger. The Company will also need to employ a Chief Financial Officer, a Director of Programming, a Director of Affiliate Relations and a Director of Acquisitions. The Company plans to enter into employment contracts with these key personnel during fiscal year 2007. In the event any of the above personnel should leave now or after they are hired, there currently is nothing in place that would prevent them from competing upon their termination. GMA does, however, intend to use non-compete agreements when applicable.

Note: After reviewing the above, potential investors should consider whether or not the compensation to management and other key personnel directly or indirectly, is reasonable in view of the present stage of the Company's development.

LITIGATION

43. Describe any past, pending or threatened litigation or administrative action which has had or may have a material effect upon the Company's business, financial condition, or operations, including any litigation or action involving the Company's Officers, Directors or other key personnel. State the names of the principal parties, the nature and current status of the matters, and amounts involved. Give an evaluation by management or counsel, to the extent feasible, of the merits of the proceedings or litigation and the potential impact on the Company's business, financial condition, or operations.

GMA has no past, pending or threatened litigation or administrative action which has had or may have a material effect upon the Company's business, financial condition, or operations, including any litigation or action involving the Company's Officers, Directors or other key personnel.

FEDERAL TAX ASPECTS

44. If the Company is an S corporation under the Internal Revenue Code of 1986, and it is anticipated that any significant tax benefits will be available to investors in this offering, indicate the nature and amount of such anticipated tax benefits and the material risks of their disallowance. Also, state the name, address and telephone number of any tax advisor that has passed upon these tax benefits. Attach any opinion or description of the tax consequences of an investment in the securities by the tax advisor.

It is not anticipated that any significant tax benefits will be available to investors in this offering.

Note: Potential investors are encouraged to have their own personal tax consultant contact the tax advisor to review details of the tax benefits and the extent that the benefits would be available and advantageous to the particular investor.

MISCELLANEOUS FACTORS

45. Describe any other material factors, either adverse or favorable, that will or could affect the Company or its business (for example, discuss any defaults under major contracts, any breach of

bylaw provisions, etc.) or which are necessary to make any other information in this Offering Circular not misleading or incomplete.

None.

FINANCIAL STATEMENTS

GLOBAL MEDIA AFFILIATES, INC. FINANCIAL STATEMENTS FOR THE YEAR ENDED SEPTEMBER 30, 2006

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GLOBAL MEDIA AFFILIATES, INC.
Balance Sheets
(A Development Stage Company)

ASSETS

	September 30, 2006
CURRENT ASSETS	(Unaudited)
Cash	<u>\$</u>
Total Current Assets	<u> </u>
TOTAL ASSETS	<u>\$</u>
LIABILITIES AND STOCKHOLDERS' EQUITY (DEFICIT)	
n	
	September 30, 2006
·	(Unaudited)
CURRENT LIABILITIES	·
Accounts payable and accrued expenses	\$ 22,000
Total Current Liabilities	22,000
LONG-TERM LIABILITIES	<u> </u>
Total Liabilities	22,000
STOCKHOLDERS' EQUITY (DEFICIT)	
Common stock: \$0.001 par value, 200,000,000 shares	
authorized; 75,000,000 shares issued and outstanding	75,000
Additional paid-in capital	(75,000)
Accumulated deficit	(22,000)
Total Stockholders' Equity (Deficit)	(22,000)
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY (DEFICIT)	<u>\$</u>

GLOBAL MEDIA AFFILIATES, INC.
Statements of Operations
(A Development Stage Company)

	From Inception on
	June 13, 2006 through
	<u>September 30, 2006</u>
•	(Unaudited)
REVENUE	\$ -
EXPENSES	22,000
LOSS FROM OPERATIONS	(22,000)
INCOME TAX EXPENSE	·
NET LOSS	<u>\$ (22,000)</u>
BASIC LOSS PER SHARE Loss per share	\$ (0.00)
WEIGHTED AVERAGE NUMBER OF SHARES OUTSTANDING	75,000,000

GLOBAL MEDIA AFFILIATES, INC. Statements of Stockholders Equity (Deficit) (A Development Stage Company)

Additional

•				
	Common	Stock Amount	Paid-in A	Accumulated <u>Deficit</u>
Balance, June 13, 2006 (Unaudited)	<u>.</u>	\$ -	\$ - \$	-
Common shares issued to founders at \$0.00 per share (Unaudited)	75,000,000	75,000	(75,000)	-
Net loss for the period ended September 30, 2006 (Unaudited)	·			(22,000)
Balance, September 30, 2006 (Unaudited)	75,000,000	\$ 75,000	\$ (75,000) \$	(22,000)

GLOBAL MEDIA AFFILIATES, INC.

Statements of Cash Flows (A Development Stage Company)

From Inception on June 13, 2006 through September 30, 2006 (Unaudited) CASH FLOWS FROM OPERATING ACTIVITIES Net loss (22,000)\$ Adjustments to reconcile net loss to net cash used by operating activities: Changes in operating assets and liabilities: Increase in accounts payable and accrued expenses 22,000 Net Cash Used by Operating Activities CASH FLOWS FROM INVESTING ACTIVITIES CASH FLOWS FROM FINANCING ACTIVITIES Common stock issued for cash Net Cash Provided by Financing Activities **NET CHANGE IN CASH** CASH AT BEGINNING OF PERIOD CASH AT END OF PERIOD SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION: Interest paid Income taxes paid SCHEDULE OF NON-CASH FINANCING ACTIVITIES:

GLOBAL MEDIA AFFILIATES, INC.

Notes to Financial Statements (A Development Stage Company)

NOTE 1 - NATURE OF ORGANIZATION

Organization and Business Activities

The Company was incorporated under the laws of the State of Nevada on June 13, 2006 with a principal business objective of marketing consumer products on a national level by utilizing direct response television advertising as a primary source of generating consumer sales.

The Company has not realized significant revenues to date and therefore classified as a development stage company.

NOTE 2 - SIGNIFICANT ACCOUNTING POLICIES

a. Depreciation

The cost of the property and equipment will be depreciated over the estimated useful life of 5 years. Depreciation is computed using the straight-line method when the assets are placed in service.

b. Accounting Method

The Company's financial statements are prepared using the accrual method of accounting. The Company has elected a December 31 year-end.

c. Cash and Cash Equivalents

For the purpose of the statement of cash flows, the Company considers all highly liquid investments purchased with a maturity of three months or less to be cash equivalents.

d. Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

e. Revenue Recognition

The Company recognizes revenues when products are fully delivered or services have been provided and collection is reasonably assured.

f. Organization Costs

The Company has expensed the costs of its incorporation.

NOTE 1 - NATURE OF ORGANIZATION (Continued)

g. Advertising

The Company follows the policy of charging the costs of advertising to expense as incurred.

h. Concentrations of Risk

The Company's bank accounts are deposited in insured institutions. The funds are insured up to \$100,000. At September 30, 2006, the Company's bank deposits did not exceed the insured amounts.

i. Basic Loss Per Share

The Computation of basic loss per share of common stock is based on the weighted average number of shares outstanding during the period.

	From inception on June 13, 2006 Through September 30, 2006
Loss (numerator) Shares (denominator)	\$ (22,000)
Per share amount	<u>\$ (0.00)</u>

j. Income Taxes

Deferred taxes are provided on a liability method whereby deferred tax assets are recognized for deductible temporary differences and operating loss and tax credit carryforwards and deferred tax liabilities are recognized for taxable temporary differences. Temporary differences are the differences between the reported amounts of assets and liabilities and their tax bases. Deferred tax assets are reduced by a valuation allowance when, in the opinion of management, it is more likely than not that some portion or all of the deferred tax assets will to be realized. Deferred tax assets and liabilities are adjusted for the effects of changes in tax laws and rates on the date of enactment.

Net deferred tax assets consist of the following components as of September 30, 2006:

	٠		2006
Deferred tax assets: NOL Carryover		\$	8,580
Deferred tax liabilities:			-
Valuation allowance			(8,580)
Net deferred tax asset		<u>\$</u>	<u> </u>

NOTE 1 - NATURE OF ORGANIZATION (Continued)

j. Income Taxes (continued)

The income tax provision differs from the amount of income tax determined by applying the U.S. federal and state income tax rates of 39% to pretax income from continuing operations for the period ended September 30, 2006 due to the following:

		200	2006	
Book Income Valuation allowance		\$	(8,580) <u>8,580</u>	
•	•	\$	_	

At September 30, 2006, the Company had net operating loss carryforwards of approximately \$22,000 that may be offset against future taxable income through 2026. No tax benefit has been reported in the September 30, 2006 financial statements since the potential tax benefit is offset by a valuation allowance of the same amount.

Due to the change in ownership provisions of the Tax Reform Act of 1986, net operating loss carry forwards for Federal income tax reporting purposes are subject to annual limitations. Should a change in ownership occur, net operating loss carryforwards may be limited as to use in future years.

k. Unaudited Financial Statements

The accompanying financial statements have been prepared by the Company without audit. In the opinion of management, all adjustments (which include only normal recurring adjustments) necessary to present fairly the financial position, results of operations, and cash flows at September 30, 2006, and for all periods presented herein, have been made.

NOTE 2 - GOING CONCERN

The Company's financial statements are prepared using generally accepted accounting principles applicable to a going concern which contemplates the realization of assets and liquidation of liabilities in the normal course of business. The Company has had no and has generated significant losses from operations.

In order to continue as a going concern and achieve a profitable level of operations, the Company will need, among other things, additional capital resources and developing a consistent source of revenues. Management's plans include raising a minimum of \$3,000,000 from the private placement of shares of its common stock.

The ability of the Company to continue as a going concern is dependent upon its ability to successfully accomplish the plan described in the preceding paragraph and eventually attain profitable operations. The accompanying financial statements do not include any adjustments that might be necessary if the Company is unable to continue as a going concern.

NOTE 3 - PROPOSED STOCK OFFERING

The Company is offering 30,000,000 shares minimum, 50,000,000 shares maximum of its common stock at \$0.10 per share pursuant to Regulation A.

MANAGEMENT'S DISCUSSION AND ANALYSIS OF CERTAIN RELEVANT FACTORS

47. If the Company's financial statements show losses from operations, explain the causes underlying these losses and what steps the Company has taken or is taking to address these causes.

Current losses are due to a lack of operating revenues. The Company anticipates that this will be corrected through the use of the proceeds of this offering as specified herein. GMA has created a workable budget that is planned to include necessary spending controls which should limit the amount of operating expenses necessary to carry out the GMA strategic business plan.

48. Describe any trends in the Company's historical operating results. Indicate any changes now occurring in the underlying economics of the industry or the Company's business which, in the opinion of Management, will have a significant impact (either favorable or adverse) upon the Company's results of operations within the next 12 months, and give a rough estimate of the probable extent of the impact, if possible.

The Company's historical operating results are non-existent.

Looking to the future, we can again look to the industry leader, Guthy-Renker, and take note that they have experienced 10% growth year over year. This indicates that the market for integrated DRTV companies is growing steadily despite any economic inflation considerations.

GMA intends to develop products that can be considered 'cycle-proof' in terms of consumer demand. For the product launch we can look to similar products such as Cosmopolitan or Maxim magazines, both of which have experienced yearly growth in sales according to their publishers. Additionally, we can look to the increasing popularity and sales of poker and gambling related products for perspective on the sales potential of our secondary product positioning. GMA, as a whole, intends to capitalize on these and other products which have demonstrably effective sales potential on a national consumer market.

GMA anticipates favorable profit opportunities over the following 12 months in consideration of the aforementioned industry trends. GMA believes that the results of effective DRTV campaign launches will produce considerable profitability, especially considering the high retail mark-up of our proprietary products and relatively low overhead for business operations, the bulk of which will be allocated to national DRTV advertising which can be effectively measured for bottom line results.

49. If the Company sells a product or products and has had significant sales during its last fiscal year, state the existing gross margin (net sales less cost of such sales as presented in accordance with generally accepted accounting principles) as a percentage of sales for the last fiscal year: N/A %. What is the anticipated gross margin for next year of operations? Approximately N/A %. If this is expected to change, explain. Also, if reasonably current gross margin figures are available for the industry, indicate these figures and the source or sources from which they are obtained.

N/A

50. Foreign sales as a percent of total sales for last fiscal year: N/A %. Domestic government sales as a percent of total domestic sales for last fiscal year: N/A %. Explain the nature of these sales, including any anticipated changes:

GMA has no foreign sales. GMA may consider expanding our DRTV campaigns/products into other English speaking countries in the future.

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PART III

EXHIBITS

EXHIBIT INDEX

Descr	iption of Exhibits	· Page #
(1)	Underwriting Agreement	-
(2)	Charter and By-Laws	
(3)	Instruments Defining the Rights of Security Holders	
(4)	Subscription Agreement	
(5)	Voting Trust Agreement	
(6)	Material Contracts	
(7)	Material Foreign Patents	,
(8)	Plan of Acquisition, Reorganization, Arrangement, Liquidation, or Succession	
(9)	Escrow Agreements	
(10)	Consents	
(11)	Opinion re Legality	
(12)	Sales Materials	•
(13)	"Test the Water" Material	
(14)	Appointment of Agent for Service of Process	• .
(15)	Additional Exhibits	

Exhibit (1) Underwriting Agreement

NOT APPLICABLE

Exhibit (2) Charter and By-Laws

RESTATED ARTICLES OF INCORPORATION OF GLOBAL MEDIA AFFILIATES, INC.

RESTATED ARTICLES OF INCORPORATION

OF

GLOBAL MEDIA AFFILIATES, INC.

ARTICLE 1

The name of this corporation is:

Global Media Affiliates, Inc.

ARTICLE II

Offices for the transaction of any business of the Corporation, and where meetings of the Board of Directors and of Stockholders may be held, may be established and maintained in any part of the State of Nevada, or in any other state, territory, or possession of the United States.

ARTICLE III

The nature of the business is to engage in any lawful activity.

ARTICLE IV

The capital stock of the Corporation shall consist of 200,000,000 shares of Common Stock, \$0.001 par value.

ARTICLE V

The members of the governing board of the corporation shall be styled directors, the number of which shall be set forth in the Corporation's Bylaws. The Directors of this corporation need not be stockholders.

ARTICLE VI

This corporation shall have perpetual existence.

ARTICLE VII

This corporation shall have president, a chief executive officer, a chief financial officer, a secretary, a treasurer and a resident agent, to be chosen by the Board of Directors, and further, any person may hold two or more offices.

ARTICLE VIII

The Capital Stock of the corporation, after the fixed consideration thereof has been paid or performed, shall not be subject to assessment and the individual liable for the debts and liabilities-of the Corporation, and the Articles of Incorporation shall never be amended as to the aforesaid provisions.

ARTICLE VIX

No director or officer of the corporation shall be personally liable to the corporation of any of its stockholders for the damages for breach of fiduciary duty as a director or officer involving, any act or omission of any such director or officer provided, however, that the foregoing provision shall not eliminate or limit the liability of a director or officer for acts or omissions which involve intentional misconduct, fraud or a knowing violation of law, or the payment of dividends in violation of Section 78.300 of the Nevada Revised Statutes. Any repeal or modification of this Article of the Stockholders of the Corporation shall be prospective only, and shall not adversely affect any limitation on the personal liability of a director or officer of the Corporation for acts or omissions prior to such repeal or modification.

The number of shares of the corporation outstanding and entitled to vote on this Restated Articles of Incorporation is 200,000,000; that the said change(s) and the Restated Articles of Incorporation have been consented to and approved by a majority all of the stockholders of each class of stock outstanding and entitled to vote thereon.

Justin Guisin Chief Executive Officer

hares

Justin Guising

Secretary

The above Restated Articles of Incorporation are hereby consented to and approved.

Justin Guisinger

100%

OF

Global Media Affiliates, INC.

ARTICLE I * OFFICES

- 1.1 <u>Principal Executive Office</u>. The Board of Directors shall designate the location of the principal executive office of the Corporation at any place within or without the State of Nevada. If the principal executive office is outside the State of Nevada, then the Board of Directors shall designate the location of the principal business office in the State of Nevada.
- 1.2 Other Offices. The Board of Directors, Board Chair, and President from time to time may designate branch or subordinate offices as appropriate.

ARTICLE II MEETINGS OF SHAREHOLDERS

- 2.1 <u>Place of Meetings.</u> All meetings of shareholders of the Corporation shall be held at the principal executive office of the Corporation, or at any other place, within or without the State of Nevada, specified by the Board of Directors. The place of any meeting of shareholders shall be specified in the notice calling the meeting.
- 2.2 <u>Annual Meeting.</u> The annual meeting of shareholders shall be held each year on a date and at a time specified by the Board of Directors. The annual meeting shall be held within four (4) months following the last day of the Corporation's fiscal year and within fifteen (15) months following the last annual meeting. At the annual meeting, Directors shall be elected, reports of the affairs of the Corporation shall be considered, and any other business properly within the power of the shareholders may be transacted.
- 2.3 Special Meetings. A special meeting of the shareholders may be called by the Board of Directors, the Board Chair, the President, the Treasurer, the Secretary, or by one or more holders of shares entitled to cast ten percent (10%) or more of the votes at that meeting.

Any authorized person or persons (other than the Board of Directors) requesting a special meeting of the shareholders shall deliver to the Board Chair, the President, a Vice President, or the Secretary of the Corporation, personally or by registered mail, overnight courier, or facsimile transmission a written request specifying the time and date of the meeting (which shall be not less than thirty-five (35) nor more than sixty (60) days after the receipt by the officer of the request) and the general nature of the business to be transacted. Within twenty (20) days following the officer's receipt of the request, the officer shall cause notice of the meeting to be given to the shareholders entitled to vote, pursuant to Section 2.4 of these Bylaws. If the notice is not given within twenty (20) days, then the person or persons requesting the meeting may give the notice. This paragraph shall in no way affect or restrict the Board of Directors' ability to call a special shareholders' meeting.

2.4 <u>Notice of Meetings; Waivers.</u> Written notice of a meeting at which shareholders are required or permitted to take any action shall be given to each shareholder entitled to vote not less than ten (10) (or, if sent

by third-class mail if permitted by Section 2.5, not less than thirty (30)) nor more than sixty (60) days before the date of the meeting. The notice shall state the place, date, and hour of the meeting. In the case of a special meeting, the notice shall specify the general nature of the business to be transacted and that no other business may be transacted at the meeting. In the case of the annual meeting, the notice shall specify those matters that the Board of Directors, at the time of the mailing of the notice, intends to present for action by the shareholders. The notice of any meeting at which the Directors are to be elected shall include the names of the nominees intended at the time of the notice to be presented by the Board of Directors for election. The notice shall also state the general nature of any proposed action for shareholder approval required by Title 7, Chapter 78 of the Nevada Revised Statutes (the "NRS") Section 140 (transactions between the Corporation and one or more Directors), Section 390 (amendments to the Articles of Incorporation), Section 655 (corporate reorganizations), Section 565 (voluntary dissolutions), and Section 580 (plan of distribution upon dissolution).

The transactions of any meeting of any shareholders, however called and noticed, and wherever held, shall be as valid as though conducted at a meeting duly held after regular call and notice, if a quorum is present either in person or by proxy, and if, either before or after the meeting, each of the persons entitled to vote, not present in person or by proxy, signs a written waiver of notice or a consent to the holding of the meeting, or an approval of the meeting's minutes. All waivers, consents, and approvals shall be filed with the corporate records or made a part of the minutes of the meeting. Attendance of a person at a meeting shall constitute a waiver of notice of and presence at the meeting, except when the person objects, at the beginning of the meeting, to the transaction of any business because the meeting was not lawfully called or convened; and except that attendance at a meeting is not a waiver of any right to object to the consideration of matters required by law to be included in the notice but not so included, if such objection is expressly made at the meeting. Neither the business to be transacted at, nor the purpose of, any regular or special meeting of shareholders need be specified in any written waiver of notice, consent to the holding of the meeting, or approval of the minutes, except that any shareholder approval at a meeting, other than unanimous approval by those entitled to vote, pursuant to Sections 140, 390, 655, 565, or 580 of the NRS shall be valid only if the general nature of the proposal so approved is stated in the notice of meeting or in any written waiver of notice.

- 2.5 Manner of Notice. Notice of a shareholders' meeting shall be given either personally or by first-class mail, or, in the case of a corporation with outstanding shares held of record by more than five hundred (500) persons (determined as provided in Section 370 of the NRS) on the record date for the shareholders' meeting, notice may be sent by third-class mail, or other means of written communication, addressed to the shareholder at the address of the shareholder appearing on the books of the Corporation or given by the shareholder to the Corporation for the purpose of notice; or if no address appears or is given, at the place where the principal executive office of the Corporation is located or by publication at least once in a newspaper of general circulation in the county in which the principal executive office is located. The notice or report shall be deemed to have been given at the time when delivered personally or deposited in the mail or sent by other means of written communication. If any notice or report referenced in Article VIII of these Bylaws addressed to the shareholder at the address appearing on the books of the Corporation is returned to the Corporation by the United States Postal Service marked to indicate that the United States Postal Service is unable to deliver the notice or report to the shareholder at this address, all future notices or reports shall be deemed to have been duly given without further mailing if the notice or report is made available for the shareholder upon written demand of the shareholder at the principal executive office of the Corporation for a period of one (1) year from the date of the giving of the notice or report to all other shareholders. An affidavit of the mailing or other authorized means of delivery of any notice to shareholders may be executed by the Corporation's Secretary, Assistant Secretary, or transfer agent and, if executed, may be filed and maintained in the minute book of the Corporation, and shall be prima facie evidence of the giving of the notice or report.
- 2.6 Adjourned Meetings. Any shareholders' meeting, whether or not a quorum is present, may be adjourned from time to time by a vote of the majority of the shares represented at that meeting. When a shareholders' meeting is adjourned to another time or place, notice need not be given of the adjourned meeting if the time and place are announced at the meeting at which the adjournment is taken. At the adjourned meeting, the Corporation may transact any business that might have been transacted at the original meeting. If the adjournment is for more than forty-five (45) days, or if after the adjournment a new record date is fixed for the

adjourned meeting, a notice of the adjourned meeting shall be given to each shareholder of record entitled to vote at the meeting.

2.7 Quorum. Except as otherwise provided in the Articles of Incorporation, a majority of the shares entitled to vote, represented in person or by proxy, shall constitute a quorum at a meeting of shareholders.

The shareholders present at a duly called or held meeting at which a quorum is present may continue to transact business until adjournment, notwithstanding the withdrawal of enough shareholders to leave less than a quorum, if any action taken (other than adjournment) is approved by at least a majority of the shares required to constitute a quorum.

In the absence of a quorum, any meeting of shareholders may be adjourned from time to time by the vote of a majority of the shares represented either in person or by proxy, but no other business may be transacted, except as provided in the preceding paragraph.

2.8 <u>Voting.</u> Except as otherwise provided by law and except as otherwise may be provided in the Articles of Incorporation, each outstanding share, regardless of class, shall be entitled to one (1) vote on each matter submitted to a vote of shareholders. Any holder of shares entitled to vote on any matter may vote part of the shares in favor of the proposal and refrain from voting the remaining shares or vote them against the proposal, but, if the shareholder fails to specify the number of shares the shareholder is voting, it will be conclusively presumed that the shareholder's vote is with respect to all shares the shareholder is entitled to vote. Except as otherwise provided in the Articles of Incorporation, or as required by law, the affirmative vote of the majority of the shares represented and voting at a duly held meeting at which a quorum is present (which shares voting affirmatively also constitute at least a majority of the required quorum) or any action by written consent of the shareholders as provided in Section 2.12 shall be the act of the shareholders.

Subject to the provisions of the next sentence, every shareholder entitled to vote at any election of Directors may cumulate such shareholder's votes and give one (1) candidate a number of votes equal to the number of Directors to be elected multiplied by the number of votes to which the shareholder's shares are normally entitled, or distribute the shareholder's votes on the same principle among as many candidates as the shareholder directs. No shareholder shall be entitled to cumulate votes unless a shareholder has given notice at the meeting, prior to the voting, of the shareholder's intention to cumulate the shareholder's votes and has placed in nomination, prior to the voting, the names of the candidate or candidates such shareholder proposes to elect. If any one shareholder has given such a notice, all shareholders may cumulate their votes for candidates in nomination. In any election of Directors, the candidates receiving the highest number of votes of the shares entitled to be voted for them, up to the number of Directors to be elected by such shares, are elected.

Elections for Directors need not be by ballot unless a shareholder demands election by ballot at the meeting and before the voting begins.

2.9 Proxies. Every person entitled to vote shares for the election of Directors or otherwise may authorize another person or persons to act with respect to such shares by duly executing a written proxy and filing it with the Secretary of the Corporation. Unless a proxy is stated to be irrevocable, it shall continue in full force and effect unless it is revoked by the maker prior to the vote (i) by delivering a writing to the Corporation stating that the proxy is revoked; (ii) by duly executing a subsequent proxy and presenting it to the meeting; or (iii) by attendance at the meeting by the maker and voting in person. A proxy is not revoked by the death or incapacity of the maker unless, before the vote is counted, written notice of the death or incapacity is received by the Corporation. Notwithstanding the above, no proxy shall be valid after the expiration of eleven (11) months from the date thereof unless expressly provided in the proxy. If a proxy states that it is irrevocable, it shall be governed by Section 355 of the NRS.

Any form of proxy or written consent distributed to ten (10) or more shareholders of the Corporation at a time when the Corporation has outstanding shares held of record by one hundred (100) or more persons shall afford an opportunity on the proxy or form of written consent to specify a choice between approval and

disapproval of each matter or group of related matters intended to be acted upon at the meeting for which the proxy is solicited or by the written consent, other than elections to the Board of Directors, and shall provide (subject to reasonable specified conditions) that where the person solicited specifies a choice with respect to any such matter the shares will be voted in accordance therewith. In any election of Directors, any form of proxy in which the Directors to be voted upon are named as candidates and which is marked by a shareholder "withhold" or otherwise marked in a manner indicating that the authority to vote for the election of Directors is withheld, shall not be voted either for or against the election of a director. This paragraph shall not apply if the Corporation has an outstanding class of securities registered under Section 12(g) of the Securities Exchange Act of 1934 or whose securities are exempt from registration by Section 12(g)(2) under that act.

2.10 <u>Determination of Shareholders of Record.</u> In order that the Corporation may determine the shareholders entitled to notice of any meeting, to vote, to receive payment of any dividend or other distribution or allotment of any rights, or to exercise any rights in respect of any other lawful action, the Board of Directors may fix, in advance, a record date, which shall not be more than sixty (60) nor less than ten (10) days prior to the date of the meeting, nor more than sixty (60) days prior to any other action.

If no record date is fixed, the record date for determining shareholders entitled to notice of, or to vote at, a meeting of shareholders shall be at the close of business on the business day next preceding the day on which notice is given or, if notice is waived, at the close of business on the business day next preceding the day on which the meeting is held. The record date for determining shareholders entitled to give consent to corporate action in writing without a meeting when no prior action by the Board of Directors has been taken, shall be the day on which the first written consent is given. The record date for determining shareholders for any other purpose shall be at the close of business on the day on which the Board of Directors adopts the resolution relating thereto, or the sixtieth (60th) day prior to the date of such other action, whichever is later.

A determination of shareholders of record entitled to notice of, or to vote at, a meeting of shareholders shall apply to any adjournment of the meeting unless the Board of Directors fixes a new record date for the adjourned meeting; provided, however, that the Board of Directors shall fix a new record date if the meeting is adjourned for more than forty-five (45) days from the date set for the original meeting.

Shareholders at the close of business on the record date are entitled to notice and to vote, or to receive the dividend, distribution, or allotment of rights, or to exercise the rights, as the case may be, notwithstanding any transfer of any shares on the books of the Corporation after the record date, except as otherwise provided in the Articles of Incorporation, by law, or by agreement.

For the purpose of determining whether the Corporation has outstanding shares held of record by one hundred (100) or more persons, shares shall be deemed to be "held of record" by each person who is identified as the owner of the shares on the record of shareholders maintained by or on behalf of the Corporation, in accordance with Section 350 of the NRS.

2.11 <u>Inspectors of Elections.</u> In advance of any meeting of shareholders, the Board of Directors may appoint inspectors of election to act at the meeting and any adjournment. If inspectors of election are not so appointed, or if any persons so appointed shall fail to appear or refuse to act, the Chair of the meeting of shareholders may, and on the request of any shareholder or a shareholder's proxy shall, appoint inspectors of election (or persons to replace those who so fail or refuse) at the meeting. The number of inspectors shall be either one (1) or three (3). If appointed at a meeting on the request of one (1) or more shareholders or proxies, the holder of a majority of shares represented in person or by proxy shall determine whether one (1) or three (3) inspectors are to be appointed.

The inspectors of election shall determine the number of shares outstanding and the voting power of each, the shares represented at the meeting, the existence of a quorum, and the authenticity, validity, and effect of proxies; shall receive votes, ballots, or consents; shall hear and determine all challenges and questions in any way arising in connection with the right to vote; shall count and tabulate all votes or consents; shall determine

when the polls shall close and the result; and shall do all other acts as may be proper to conduct the election or vote in order to ensure fairness to all shareholders.

Shareholders' Action by Written Consent. Unless otherwise provided in the Articles of Incorporation, any action that may be taken at any annual or special meeting of shareholders, may be taken without a meeting and without prior notice, if a consent in writing, setting forth the action so taken, shall be signed by the holders of outstanding shares having not less than the minimum number of votes that would be necessary to authorize or take such action at a meeting at which all shares entitled to vote thereon were present and voted. Unless the consents of all shareholders entitled to vote have been solicited in writing, notice of the following shall be given to those shareholders entitled to vote who have not consented in writing: (i) shareholder approval pursuant to Section 140 (transactions between the Corporation and one or more of the Directors), Section 138 (indemnification of an officer, director, or employee), Section 655 (corporate reorganizations), or Section 580 (plan or distribution upon dissolution) of the NRS (notice to be given at least ten (10) days before the consummation of the action authorized by the approval) and (ii) approval of the taking of any other corporate action by shareholders without a meeting by less than unanimous written consent. Directors may not be elected by written consent except by unanimous written consent of all shares entitled to vote for the election of Directors, unless otherwise provided in Section 3.4 of these Bylaws. All shareholder consents shall be filed with the Secretary of the Corporation, maintained as a part of the corporate records of the Corporation, and filed with the minutes of the shareholders' meetings. A written consent may be revoked by a properly executed writing received by the Corporation prior to the time that written consents of the number of shares required to authorize the proposed action have been filed with the Secretary, but not thereafter.

ARTICLE III DIRECTORS

3.1 <u>Powers and Duties.</u> Subject to the provisions of the NRS and any limitations in the Articles of Incorporation and these Bylaws relating to action required to be approved by the shareholders or by the outstanding shares, the business and affairs of the Corporation shall be managed by, and all corporate powers shall be exercised by or under, the direction of the Board of Directors. The Board of Directors may delegate the management of the day-to-day operation of the business of the Corporation to a management company or other person provided that the business and affairs of the Corporation shall be managed and all corporate powers shall be exercised under the ultimate direction of the Board.

A director shall perform the duties of a director, including duties as a member of any committee of the Board of Directors upon which the director may serve, in good faith, in a manner the director believes to be in the best interests of the Corporation, and with such care, including reasonable inquiry, as an ordinarily prudent person in a like position would use under similar circumstances.

3.2 <u>Number of Directors</u>. The number of directors which shall constitute the whole board shall be five (5). The number of directors may from time to time be increased or decreased to not less than one nor more than fifteen by action of the Board of Directors. In accordance with Section 115 of the NRS, the Corporation shall allow for a minimum of one (1) Director, until changed by amendment of the Articles of Incorporation or by amendment of this section of the Bylaws adopted by the approval of the outstanding shares; provided that if the number of Directors of the Corporation is set forth in the Articles of Incorporation, the number may only be changed by an amendment of the Articles of Incorporation. The number set forth in the Articles of Incorporation shall govern in the event of any conflict with the number set in the Bylaws.

- 3.3 <u>Election; Term of Office</u>. At each annual meeting of shareholders, Directors shall be elected to hold office until the next annual meeting; but if the annual meeting is not held, or the Directors are not elected, the Directors may be elected at any special meeting of shareholders held for that purpose. Each director, including a director elected to fill a vacancy, shall hold office until the expiration of the term for which elected and until a successor has been elected and qualified, except upon the death, resignation, or removal of the director. No reduction of the authorized number of Directors shall have the effect of removing any director before that director's term of office expires.
- 3.4 <u>Vacancies; Resignation; Removal.</u> A vacancy or vacancies in the Board of Directors shall be deemed to exist in the event of (i) the death, resignation, or removal of any director in accordance with Section 130 of the NRS; (ii) action by the Board of Directors to declare vacant the office of a director who has been convicted of a felony or declared of unsound mind by a court order; (iii) an increase in the authorized number of Directors; or (iv) the failure of the shareholders (at a meeting for election of Directors at which one (1) or more Directors are elected) to elect the full authorized number of Directors.

Any director may resign effective upon giving written notice to the Board Chair, the President, the Secretary, or the Board of Directors of the Corporation, unless the notice specifies a later time for the effectiveness of the resignation. If the resignation is effective at a future time, a successor may be elected to take office when the resignation becomes effective.

Subject to the further requirements of Section 335 of the NRS, no director may be removed (unless the entire Board of Directors is removed) when the votes cast against removal, or not consenting in writing to the removal, would be sufficient to elect the director if voted cumulatively at an election at which the same total number of votes were cast (or, if the action is taken by written consent, all shares entitled to vote were voted) and the entire number of Directors authorized at the time of the director's most recent election were then being elected.

Except for a vacancy created by the removal of a director, vacancies on the board may be filled by approval of the Board of Directors or, if the number of Directors then in office is less than a quorum, by (i) the unanimous written consent of the Directors then in office; (ii) the affirmative vote of a majority of the Directors then in office at a meeting held pursuant to notice or waivers of notice complying with Section 307 of the NRS; or (iii) a sole remaining director. The shareholders may elect a director at any time to fill any vacancy not filled by the Directors. Any election (other than to fill a vacancy created by removal) which is accomplished by written consent shall require the consent of a majority of the outstanding shares entitled to vote. A vacancy on the Board of Directors resulting from the removal of a director may be filled only by the approval of the shareholders in accordance with Section 2.8 or by the unanimous written consent of the shareholders.

If, after the filling of any vacancy by the Directors, the Directors then in office who have been elected by the shareholders shall constitute less than a majority of the Directors then in office, any holder or holders of an aggregate of five percent (5%) or more of the total number of shares at the time outstanding having the right to vote for those Directors may call a special meeting of shareholders to be held to elect the entire Board of Directors. The term of office of any director shall terminate upon the election of a successor.

3.5 <u>Meetings; Location.</u> Meetings of the Board of Directors may be called by the Chair of the Board, the President, any Vice President, the Secretary, or any two (2) Directors.

The Board of Directors shall hold a regular meeting immediately after the meeting of shareholders at which it is elected and at the place where that meeting is held, for the purpose of appointing officers of the Corporation and for the transaction of other business. Notice of this board meeting is dispensed with unless the location of the meeting is other than the location of the shareholders' meeting. Other regular meetings of the Board of Directors may be held without notice if the time and place of the meetings are fixed by the Board of Directors.

Special meetings of the Board of Directors may be held upon at least four (4) days' notice by mail or at least forty-eight (48) hours' notice delivered personally or by telephone, including a voice messaging system or other system or technology designed to record and communicate messages, telegraph, facsimile, electronic mail, or other electronic means. A notice, or waiver of notice, need not specify the purpose of any regular or special meeting of the Board of Directors. Notice of a meeting need not be given to any director who signs a waiver of notice or a consent to holding the meeting or an approval of the minutes thereof, whether before or after the meeting, or who attends the meeting without protesting, prior to the meeting or at its commencement, the lack of notice. All waivers, consents, and approvals shall be filed with the corporate records or made a part of the minutes of the meeting.

Meetings of the Board of Directors may be held at any place within or without the state, which has been designated in the notice of the meeting or, if not stated in the notice or if there is no notice, at the principal executive office of the Corporation or as otherwise designated by the Board of Directors.

Members of the Board of Directors may participate in a meeting through the use of conference telephone or similar communications equipment, so long as all members participating in the meeting can hear each other. Participation in a meeting pursuant to the provisions of Section 315 of the NRS shall constitute presence in person at the meeting.

A majority of the Directors present, whether or not a quorum is present, may adjourn any meeting to another time and place. If the meeting is adjourned for more than twenty-four (24) hours, notice of any adjournment to another time or place shall be given prior to the time of the adjourned meeting to the Directors who were not present at the time of the adjournment.

3.6 Quorum; Vote of Directors. A majority of the authorized number of Directors shall constitute a quorum of the Board of Directors for the transaction of business (except as provided in Section 3.5 concerning adjournment of a meeting); provided, however, that the number of Directors constituting a quorum shall not be less than one-third (1/3) of the authorized number of Directors, or less than two (2) Directors, whichever is larger, unless there shall be only one (1) authorized director, in which case that director shall constitute the quorum.

Unless otherwise provided by law, or unless a greater number is required by the Articles of Incorporation or these Bylaws, every act or decision done or made by a majority of the Directors present at a meeting duly held at which a quorum is present is the act of the Board of Directors. A meeting at which a quorum is initially present may continue to transact business notwithstanding the withdrawal of Directors, if any action taken is approved by at least a majority of the required quorum for the meeting.

- 3.7 Action Without A Meeting. Any action required or permitted to be taken by the Board of Directors may be taken without a meeting, if all members of the board shall individually or collectively consent in writing to the action. The written consent or consents shall be filed with the minutes of the proceedings of the Board of Directors. Any action by written consent shall have the same force and effect as a unanimous vote of Directors.
- 3.8 <u>Fees and Compensation.</u> Directors and members of committees may receive compensation, if any, for their services, and reimbursement of expenses, as may be determined by resolution of the Board of Directors. This section shall not preclude any officer or director from serving the Corporation in any other capacity as an officer, employee, agent, or otherwise and receiving compensation for those services and reimbursement of related expenses.

ARTICLE IV COMMITTEES OF DIRECTORS

4.1 <u>Appointment of Committees.</u> The Board of Directors may, by resolution adopted by a majority of the authorized number of Directors, designate one or more committees, each consisting of two (2) or more

Directors, to serve at the pleasure of the Board of Directors. The Board of Directors may designate one (1) or more Directors as alternate members of any committee, who may replace any absent member at any meeting of the committee. The appointment of members or alternate members of a committee requires the vote of a majority of the authorized number of Directors.

Any committee, to the extent provided in the resolution of the Board of Directors or in these Bylaws, shall have all the authority of the Board of Directors, except with respect to: (i) the approval of any action for which shareholder approval or approval of the outstanding shares is required by law; (ii) the filling of vacancies on the Board of Directors or in any committee; (iii) the fixing of compensation of the Directors for serving on the Board of Directors or on any committee; (iv) the amendment or repeal of these Bylaws or the adoption of new Bylaws; (v) the amendment or repeal of any resolution of the Board of Directors, which by its express terms is not so amendable or repealable; (vi) the declaration of or making of a distribution to the shareholders of the Corporation, except at a rate or in a periodic amount or within a price range determined by the Board of Directors; or (vii) the appointment of other committees of the Board of Directors or the members thereof.

4.2 Committee Meetings. Unless the Board of Directors shall otherwise provide, meetings of, and actions by, committees shall be governed by the provisions of Article III of these Bylaws, as modified to substitute the committee and its members for the Board of Directors and its members. The time and place of regular meetings may be set by resolution of the Board of Directors or the committee, and when notice of regular meetings has been given to each member and alternate member of the committee, no further notice of regular meetings need be given thereafter. In addition to those authorized to call a special meeting by Section 3.5, special committee meetings may be called by any two (2) members of the committee. Notice of special meetings shall be given to all committee members and alternate members. A majority of the authorized number of members of any committee shall constitute a quorum for the transaction of business.

ARTICLE V OFFICERS

5.1 <u>Designation of Officers: Removal and Resignation</u>. The officers of the Corporation shall consist of a Chair of the Board or a President, or both, a Secretary, and a Treasurer, and each of them shall be appointed by the Board of Directors. The Corporation may also have such other officers as may be appointed by the Board of Directors or, if authorized by the Board of Directors, by the Board Chair and President (hereafter the "Appointing Officers"), with those titles and duties as may be determined by the Board of Directors or the Appointing Officers and as may be necessary to enable the Corporation to sign instruments and share certificates. If the Board of Directors or the Appointing Officers shall name one (1) or more persons as Vice President, the order of their seniority shall be in the order of their nomination, unless otherwise determined by the Board of Directors or the Appointing Officers. Any number of offices may be held by the same person.

All officers of the Corporation shall hold office from the date appointed to the date of the next succeeding regular meeting of the Board of Directors following the meeting of shareholders at which the Board of Directors is elected, and until their successors are elected; provided that all officers may be removed at any time at the pleasure of the Board of Directors. Upon the removal, resignation, death, or incapacity of any officer, the Board of Directors may declare the office vacant and fill the vacancy. Any officer may resign at any time upon written notice to the Corporation without prejudice to the rights, if any, of the Corporation under any contract to which the officer is a party. The salary and other compensation of the officers shall be fixed from time to time by resolution of the Board of Directors.

5.2 <u>Duties of the Board Chair</u>. The Board Chair, if one exists, shall preside at all meetings of the Board of Directors. The Board Chair shall have those powers and perform those duties as the Board of Directors shall designate from time to time. If there is no President, then the Board Chair shall be the President of the Corporation and shall perform the duties of President.

- 5.3 <u>Duties of the President.</u> Subject to any supervisory powers given by the Board of Directors to the Board Chair, if one exists, the President shall be the general manager and chief executive of the Corporation and, subject to the direction of the Board of Directors, shall have general supervision, direction, and authority over the business, affairs, and officers of the Corporation, and shall perform all the duties commonly incident to that office. The President shall preside at all meetings of the shareholders and, in the absence of the Board Chair, or, if there is none, at all meetings of the Board of Directors. The President shall have such other powers and perform such other duties as the Board of Directors shall designate from time to time.
- 5.4 <u>Duties of Vice Presidents</u>. The Vice Presidents, if any, in the order of their seniority (unless otherwise established by the Board of Directors or the Appointing Officers) may assume and perform the duties of the President in the absence or disability of the President or whenever the office of the President is vacant. The Vice Presidents shall have those titles, and those powers, and shall perform those duties as the Board of Directors or the Appointing Officers shall designate from time to time.
- 5.5 Duties of the Secretary. The Secretary shall keep, or cause to be kept, at the principal executive office (or any other place that the Board of Directors may order) a minute book of all meetings of the shareholders, Board of Directors, and committees appointed pursuant to Article IV. The minutes shall contain all acts and proceedings of the meetings, the time and location of meetings, whether the meetings are regular or special (and, if special, how authorized and the notice given), the names of those present at Directors' or committee meetings, and the number of shares present or represented at shareholders' meetings. The Secretary shall give, or cause to be given, notice (in conformity with law and these Bylaws) of all meetings of the shareholders, and of any meetings of the Board of Directors or any committee requiring notice. The Secretary shall keep, or cause to be kept, at the principal executive office or at the office of the Corporation's transfer agent, a share register, or a duplicate share register, showing the names of the shareholders and their addresses; the number and classes of shares held by each; the number and date of share certificates issued; and the number and date of cancellation of every certificate surrendered for cancellation. The Secretary shall keep any seal of the Corporation in safe custody and shall perform such other duties and have such other powers as the Board of Directors shall designate from time to time. The President may direct any Assistant Secretary to assume and perform the duties of the Secretary in the absence or disability of the Secretary, and each Assistant Secretary shall perform such other duties and have such other powers as the Board of Directors shall designate from time to time.
- 5.6 <u>Duties of the Treasurer</u>. The Treasurer shall keep, or cause to be kept, the books of account of the Corporation in a thorough and proper manner, and shall render statements of the financial affairs of the Corporation in such form and as often as required by the Board of Directors. The Treasurer, subject to the order of the Board of Directors, shall have the custody of all funds and securities of the Corporation. The Treasurer shall perform all other duties commonly incident to that office and shall perform such other duties and have such other powers as the Board of Directors shall designate from time to time. The President may direct any Deputy Financial Officer to assume and perform the duties of the Treasurer in the absence or disability of the Treasurer, and each Deputy Financial Officer shall perform such other duties and have such other powers as the Board of Directors shall designate from time to time.

ARTICLE VI INDEMNIFICATION

6.1 <u>Mandatory Indemnification</u>. The Corporation shall, to the maximum extent and in the manner specified in the NRS, indemnify each of its Directors and officers against expenses, judgments, fines, settlements, and other amounts actually and reasonably incurred in connection with any proceeding arising by reason of the fact that any such person is or was a director or officer of the Corporation. The Corporation shall have the power to advance expenses incurred in defending any proceeding prior to the disposition of the proceeding upon receipt of an undertaking by or on behalf of the director or officer to repay that amount if it shall be determined ultimately that the person is not entitled to indemnification, as provided in Sections 7502 and 751 of the NRS. All rights to indemnification under this Section 6.1 shall be deemed to be a contract

between the Corporation and each director or officer of the Corporation who serves or served in such capacity at any time while this Article VI is in effect.

- 6.2 <u>Permissive Indemnification</u>. The Corporation shall, to the extent and in the manner specified in the NRS, have the power to indemnify each of its Agents (other than those for whom indemnification is mandatory, as provided in Section 6.1) against expenses, judgments, fines, settlements, and other amounts actually and reasonably incurred in connection with any proceeding arising by reason of the fact that any such person is or was an Agent of the Corporation. The Corporation shall have the power to advance expenses incurred in defending any proceeding prior to the disposition of the proceeding upon receipt of an undertaking by or on behalf of the Agent to repay that amount if it shall be determined ultimately that the person is not entitled to indemnification, as provided in Section 751 of the NRS.
- 6.3 <u>Definitions</u>. For the purpose of this Article VI, the terms "director" and "officer" of the Corporation shall mean any person who is or was a director or officer, respectively, of the Corporation, or is or was serving at the request of the Corporation as a director or officer, respectively, of another foreign or domestic corporation, partnership, joint venture, trust, or other enterprise, or was a director or officer, respectively, of a foreign or domestic corporation that was a predecessor corporation of the Corporation or of another enterprise at the request of the predecessor corporation.
- 6.4 <u>Successful Defense</u>. To the extent that an Agent of the Corporation has been successful on the merits in defense of any proceeding referred to in Section 7502 of the NRS, or in defense of any claim, issue, or matter therein, the Agent shall be indemnified against expenses actually and reasonably incurred by the Agent in connection therewith.
- 6.5 Other Rights; Continuation of Right to Indemnification. The indemnification provided by this Article VI shall not be deemed exclusive of any additional rights to which an Agent may be entitled under any law (common or statutory), agreement, vote of shareholders or disinterested Directors, or otherwise, both as to action in an official capacity and as to action in another capacity while holding office, and shall continue as to a person who has ceased to be an Agent, and shall inure to the benefit of the estate, heirs, executors, and administrators of the Agent. Nothing contained in this Section 6.5 shall affect any right to indemnification to which persons other than Directors or officers may be entitled by contract or otherwise. The Board of Directors is authorized to enter into an agreement providing indemnification rights similar to or, if permitted by applicable law, greater than those provided or authorized under this Article VI.
- 6.6 <u>Insurance</u>. The Corporation may purchase and maintain insurance on behalf of any Agent against any liability asserted against the Agent or incurred by or on behalf of the Agent in any such capacity, or arising out of the Agent's status as such, whether or not the Corporation would have the power to indemnify the Agent against liability under the provisions of this Article VI.
- 6.7 <u>No Impairment.</u> Any repeal or modification of this Article VI, or any repeal or modification of relevant provisions of the Nevada General Corporation Law or any other applicable laws, shall not in any way diminish any rights to indemnification of any Agent or the obligations of the Corporation arising hereunder.
- 6.8 <u>Savings Clause</u>. If this Article VI, or any part of it, shall be invalidated on any ground by any court of competent jurisdiction, then the Corporation nevertheless shall indemnify or have the power to indemnify, as appropriate, each Agent of the Corporation to the full extent required by any applicable part of this Article VI that shall not have been invalidated.

ARTICLE VII SHARES OF STOCK

7.1 Form of Certificates. Every holder of shares in the Corporation shall be entitled to have a certificate signed in the name of the Corporation by the Board Chair or the President or a Vice President and by the Treasurer or a Deputy Financial Officer or the Secretary or an Assistant Secretary, certifying the number of shares and the class or series of shares owned by the shareholder. Any or all of the signatures on the certificate may be facsimile. In the event that any officer, transfer agent, or registrar who has signed or whose facsimile signature has been placed upon a certificate shall have ceased to be an officer, transfer agent, or registrar before the certificate is issued, the issuance of the certificate by the Corporation shall have the same effect as if that person were an officer, transfer agent, or registrar at the date of issue.

If the shares of the Corporation are classified, or if any class of shares has two or more series, there shall appear on the certificate one of the following: (i) a statement of the rights, preferences, privileges, and restrictions granted to or imposed upon each class or series of shares authorized to be issued and upon the holders thereof; (ii) a summary of rights, preferences, privileges, and restrictions with reference to the provisions of the Articles of Incorporation and any Certificates of Determination establishing the same; or (iii) a statement setting forth the office or agency of the Corporation from which shareholders may obtain, upon request and without charge, a copy of the statement referred to in (i) above.

There shall also appear on the certificate the following statements (if applicable): (i) that the shares are subject to restrictions upon transfer; (ii) if the shares are assessable or are not fully paid, that they are assessable or, on partly paid shares, the total amount of the consideration to be paid and the amount previously paid; (iii) that the shares are subject to a close corporation voting agreement, or an irrevocable proxy, or restrictions upon voting rights contractually imposed by the Corporation; (iv) that the Corporation is a close corporation, whose shareholders of record cannot exceed a specified amount; (v) that the shares are redeemable; and (vi) that the shares are convertible and the period for conversion. Any statement on the face of the certificate required by this paragraph shall be conspicuous.

When the Articles of Incorporation are amended in any way affecting the statements contained in the certificates for outstanding shares, or it becomes desirable for any reason, in the discretion of the Board of Directors, to cancel any outstanding certificate for shares and issue a new certificate therefor conforming to the rights of the holder, the Board of Directors may order any holders of outstanding certificates for shares to surrender and exchange them for new certificates within a reasonable time to be fixed by the Board of Directors.

- 7.2 <u>Transfer of Shares.</u> Shares of the Corporation may be transferred in any manner permitted or provided by law. Before any transfer of shares is entered upon the books of the Corporation, or any new certificate is issued, the old certificate (properly endorsed) shall be surrendered and canceled, except when a certificate has been lost or destroyed.
- 7.3 Lost Certificates. The Corporation shall issue a new share certificate or a new certificate for any other security in the place of any certificate theretofore issued by it, alleged to have been lost, stolen or destroyed, provided that, prior to the issuance of the new certificate, the Corporation may require the owner of the lost, stolen, or destroyed certificate or the owner's legal representative to give the Corporation a bond (or other adequate security) sufficient to indemnify it against any claim that may be made against it (including any expense or liability) on account of the alleged loss, theft, or destruction of the certificate or the issuance of such new certificate.
- 7.4 <u>Electronic Securities Recordation.</u> Notwithstanding the provisions of Sections 7.1 through 7.3, and as permitted by law, the Corporation may adopt a system of issuance, recordation, and transfer of its shares by electronic or other means not involving any issuance of certificates.

ARTICLE VIII
REPORTS, RECORDS, AND INSPECTIONS

8.1 <u>Financial Reports.</u> The Board of Directors shall cause an annual report to be sent to the shareholders not later than one hundred twenty (120) days after the close of the Corporation's fiscal year. That report shall be sent to the shareholders at least fifteen (15) (or, if sent by third-class mail, thirty-five (35)) days prior to the annual meeting of shareholders to be held during the next fiscal year. That report shall contain a balance sheet as of the end of that fiscal year and an income statement and statement of changes in financial position for that fiscal year. If the Corporation has less than one hundred (100) shareholders of record, the requirements of this paragraph are expressly waived.

If no annual report for the last fiscal year has been sent to shareholders, the Corporation shall, upon the written request of any shareholder made more than one hundred twenty (120) days after the close of that fiscal year, deliver or mail to the person making the request within thirty (30) days thereafter, the financial statements, if any, required by the first paragraph of this Section 8.1 for that year.

A shareholder or shareholders holding at least five percent (5%) of the outstanding shares of any class of the Corporation may make a written request to the Corporation for (i) an income statement of the Corporation for the three-month, six-month, or nine-month period of the current fiscal year ended more than thirty (30) days prior to the date of the request; (ii) a balance sheet of the Corporation as of the end of the period; and (iii) if no annual report for the last fiscal year has been sent to shareholders, the statements referred to in the first paragraph of this Section 8.1 for the last fiscal year. The statements shall be delivered or mailed to the person making the request within thirty (30) days. A copy of the statements shall be kept on file in the principal executive office of the Corporation for twelve (12) months, and it shall be exhibited at all reasonable times to any shareholder demanding an examination of the statements or a copy shall be mailed to the shareholder.

The income statements and balance sheets referred to in this Section 8.1 shall be accompanied by the report of independent accountants engaged by the Corporation, if any, or by the certificate of an authorized officer of the Corporation that the financial statements were prepared without audit from the books and records of the Corporation.

- 8.2 <u>Location and Inspection of Bylaws</u>. The Corporation shall keep at its principal executive office in this state, or if its principal executive office is not in this state at its principal business office in this state, the original or a copy of its Bylaws as amended to date, which shall be open to inspection by the shareholders at all reasonable times during normal office hours. If the principal executive office of the Corporation is outside this state and the Corporation has no principal business office in this state, upon the written request of any shareholder, the Corporation shall furnish to the shareholder a copy of the Bylaws as amended to date.
- 8.3 <u>Location and Inspection of Record of Shareholders.</u> The Corporation shall keep at its principal executive office, or at the office of its transfer agent or registrar, a record of its shareholders, giving the names and addresses of all shareholders and the number and class of shares held by each.

A shareholder or shareholders holding at least five percent (5%) in the aggregate of the outstanding voting shares of the Corporation or holding at least one percent (1%) of such voting shares and having filed a Schedule 14A with the United States Securities and Exchange Commission shall have an absolute right to do either or both of the following: (i) inspect and copy the record of shareholders' names and addresses and shareholdings during usual office hours upon five (5) business days' prior written demand upon the Corporation; or (ii) obtain from the transfer agent for the Corporation, upon written demand and upon the tender of its usual charges for such a list (the amount of which charges shall be stated to the shareholder by the transfer agent upon request), a list of the shareholders' names and addresses who are entitled to vote for the election of Directors, and their shareholdings, as of the most recent record date for which it has been compiled or as of a date specified by the shareholder subsequent to the date of demand. The list shall be made available on or before the later of five (5) business days after the demand is received or the date specified in the demand as the date as of which the list is to be compiled.

The record of shareholders shall also be open to inspection and copying by any shareholder or holder of a voting trust certificate at any time during usual business hours upon written demand on the Corporation, for a purpose reasonably related to the holder's interest as a shareholder or holder of a voting trust certificate.

Any inspection and copying under this Section 8.3 shall be made in person or by agent or attorney of the person seeking inspection and copying.

8.4 <u>Location and Inspection of Other Corporate Records</u>. The Corporation shall keep correct books and records of account and shall keep minutes of the proceedings of its shareholders, Board of Directors, and committees. The minutes shall be kept in written form. Other books and records shall be kept either in written form or in any other form capable of being converted into written form.

The accounting books and records and minutes of proceedings of the shareholders, the Board of Directors, and committees shall be open to inspection upon the written demand on the Corporation of any shareholder or holder of a voting trust certificate at any reasonable time during usual office hours, for a purpose reasonably related to the holder's interests as a shareholder or as the holder of the voting trust certificate. The right of inspection created by this section shall extend to the records of each subsidiary of the Corporation. Inspection by a shareholder or holder of a voting trust certificate may be made in person or by agent or attorney, and the right of inspection includes the right to copy and make extracts.

8.5 <u>Directors' Right to Inspect.</u> Every director of the Corporation shall have the absolute right at any reasonable time to inspect and copy all books, records, and documents of the Corporation of every kind and to inspect the physical properties of the Corporation and of its subsidiary corporations. Inspection by a director may be made in person or by agent or attorney, and the right of inspection includes the right to copy and make extracts.

ARTICLE IX GENERAL

9.1 Execution of Corporate Documents and Instruments. Except as otherwise provided by law or in these Bylaws, the Board of Directors, in its discretion, may designate and authorize any director, officer, employee, agent, or other person to execute any corporate agreement, document, or instrument, or to otherwise sign, in the name and on behalf of the Corporation. Properly authorized execution or signature shall be binding upon the Corporation. Unless so authorized or ratified by the Board of Directors, no director, officer, employee, agent, or other person shall have the power to act on behalf of the Corporation, to execute any agreement, document, or instrument in the name and on behalf of the Corporation, or to otherwise bind the Corporation unless the action, execution, or binding activity is within the agency power of the officer. No officer shall sign any instrument or document unless the Board of Directors has approved the underlying transaction.

All checks, drafts, orders for payment of money, notes, or other indebtedness issued by or payable to the Corporation, shall be signed or endorsed only by those persons that the Board of Directors shall authorize from time to time.

- 9.2 <u>Voting of Shares Owned by Corporation</u>. The Board Chair, the President, or any Vice President, or, if authorized by the Board of Directors, the Treasurer, the Secretary, any Assistant Secretary, or any other person, shall be authorized to vote, and exercise all rights incident to, the shares and any proxies of other corporations owned, held by, or standing in the name of the Corporation.
- 9.3 <u>Corporate Seal.</u> The corporate seal, if authorized by the Board of Directors, shall consist of a circular die bearing the name of the Corporation and the state and date of its incorporation. If and when authorized, a duplicate of the corporate seal may be kept and used by any officer or person that the Board of Directors may designate. Failure to affix any corporate seal will not affect the validity of any instrument of the Corporation.

9.4 <u>Interpretation.</u> Unless the context otherwise requires, these Bylaws shall be construed and interpreted in accordance with the provisions of the NRS, as amended.

ARTICLE X AMENDMENT

- Bylaws may be adopted, by the vote or written consent of the holders of a majority of the outstanding shares entitled to vote; provided, however, that if the number of authorized Directors is specified in the Articles of Incorporation then amendment of the authorized number of Directors shall require the amendment of the Articles of Incorporation. After the issuance of shares, a Bylaw specifying or changing a fixed number of Directors on the maximum or minimum number of Directors, or changing from a fixed to a variable board or vice versa may only be adopted by approval of the outstanding shares. Subject to the right of the shareholders to adopt, amend, or repeal the Bylaws, the Bylaws (other than a Bylaw or amendment changing the authorized number of Directors) may be adopted, amended, or repealed by action of the Board of Directors.
- 10.2 <u>Record.</u> Whenever these Bylaws are amended or new Bylaws are adopted, the amendment or new Bylaw shall be inserted with the original Bylaws in the corporate records of the Corporation. The fact of any repeal of any Bylaw shall also be duly noted with the records of the Bylaws.

CERTIFICATE OF SECRETARY

I, the undersigned, the duly elected Secretary of Global Media Affiliates, Inc., a Nevada corporation, do hereby certify:

That the foregoing Bylaws were adopted as the Bylaws of the Corporation by the by the Board of Directors of the Corporation on June 15, 2006, and that the same do now constitute the Bylaws of the Corporation.

IN WITNESS WHEREOF, I have subscribed my name as of the date written below.

Dated: June 15, 2006

Justin Guisinger, Se

netary

85 of 154

NOT APPLICABLE

Exhibit (4) Subscription Agreement

50,000,000 Shares

Common Stock

Investing in our ordinary shares involves risks which are described in the

					_		Per Share		Total
Offering Pric	e		••••	***********	***********	••	\$ 0.10	\$	50,000,00
į. Y									
In making an in terms of the of accordance with Commission (th regulatory autho	fering, inclu Regulation A e "SEC") o ority passed	ding the A have not r any sta upon the a	merits a been rec ite regula accuracy	nd risks ommende atory aut or adequ	involved. ed or appro hority and acy of this	The sh ved by (l neithe offering	ares offer the Securit er the SE	ed 1 ies a C n	hereunder i ind Exchang or any stat
this offering. An	y representat	ion to the	contrary	is a crimi	nal offense	•			
i.	·	•							-
: : :									
		Glo	bal Med	lia Affil	iates, Inc				
		Glo		lia Affil llcrest E					,
		Glo	125 Hi)r. #6				·
		Glo	125 Hi	llcrest D)r. #6				·

Global Media Affiliates, Inc.

Subscription Package No. 1

Name of Offeree:

SUBSCRIPTION APPLICATION

To subscribe for Common Stock, a prospective investor must complete and execute the subscription documents contained in this booklet in accordance with the enclosed instructions. This entire booklet, together with the appropriate payment as described herein, should then be returned to:

Global Media Affiliates, Inc. 125 Hillcrest Dr. #6 Encinitas, CA 92024

If your subscription is not accepted, your original documents and payments will be returned to you. Please be sure that your

name appears in exactly the same way in each signature and in each place where it is marked in the documents.

Subscriptions from suitable prospective investors will be accepted at the sole discretion of the Company after receipt of all subscription documents, properly completed and executed, with the appropriate payment. The minimum subscription is 1,000,000 shares (\$100,000), unless the Company, in its sole discretion permits the purchase of fewer shares. The Common Stock is available to accredited investors only.

If you have any questions concerning the completion of these subscription documents, please contact Justin Guisinger at 818-448-3365!

EACH INVESTOR MUST COMPLETE PAGES 5-16 OF THIS DOCUMENT, ALONG WITH THE APPROPRIATE COLORED SECTION DEALING WITH THE TYPE OF INVESTOR. ALL INVESTORS SHOULD READ THE SECTION "INFORMATION FOR RESIDENTS OF CERTAIN STATES" INCLUDED HEREIN AS EXHIBIT "A" BEGINNING ON PAGE 61.

- INDIVIDUAL INVESTORS SHOULD COMPLETE THE BLUE PAGES (17-24).
- CORPORATE, PARTNERSHIP, OR LIMITED LIABILITY COMPANY INVESTORS SHOULD COMPLETE THE YELLOW PAGES (25-36).
- TRUST INVESTORS SHOULD COMPLETE THE PINK PAGES (37-46).
- PLAN INVESTORS SHOULD COMPLETE THE GREEN PAGES (47-56).

SUBSCRIPTION APPLICATION, QUESTIONNAIRE, AND SIGNATURE PAGE

Ladies and Gentlemen:

1. Subscription. The undersigned hereby subscribes for and agrees to purchase shares of par value \$0.001 comm stock (the "shares") offered by Global Media Affiliates, Inc. (the "Company"), a Nevada corporation, as described in the Form 1-A, dated October 1, 2006, (the "Offering Circular"). The undersigned is delivering with this Subscription Application a check payable to the order of Global Media Affiliates, Inc. in an amount equal to \$0.10 per share being purchased to which the Subscription Application relates. The minimum investment in the United States is 1,000,000 shares the subscription of the
Form 1-A, dated October 1, 2006, (the "Offering Circular"). The undersigned is delivering with this Subscripti Application a check payable to the order of Global Media Affiliates, Inc. in an amount equal to \$0.10 per share bei
Form 1-A, dated October 1, 2006, (the "Offering Circular"). The undersigned is delivering with this Subscripti Application a check payable to the order of Global Media Affiliates, Inc. in an amount equal to \$0.10 per share bei
Application a check payable to the order of Global Media Affiliates, Inc. in an amount equal to \$0.10 per share bei
parenased to which the Subscription Application relates. The infinition hivestificing in the Onited States is 1,000,000 share
or \$100,000.

The undersigned is subscribing for	shares and has enclosed a check payable to the account described
above in the amount of U.S. \$	

- 2. Representations and Warranties. By executing this Subscription Application, the undersigned further:
- (a) Acknowledges that the undersigned (i) has received the Offering Circular and (ii) is familiar with and understands the foregoing including the "Risk Factors" set forth in the Offering Circular;
- (b) Represents and warrants that the undersigned, in determining to purchase shares, has relied solely upon the Offering Circular (including the exhibits thereto) and the advice of the undersigned's legal counsel and accountants or other financial advisers with respect to the tax and other consequences involved in purchasing shares;
- (c) Represents and warrants that the undersigned (i) is an accredited investor, (ii) is a qualified Keogh or corporate pension and/or profit-sharing plan or other employee benefit plan ("Plan") under section 401(a) of the Internal Revenue Code and either the Plan or the beneficiaries of the Plan meet the requirements of subparagraph (i) above, or (iii) is purchasing in a fiduciary capacity for a person meeting such conditions;
- (d) Represents and warrants that the shares being acquired will be acquired for the undersigned's own account without a view to public distribution or resale and that the undersigned has no contract, undertaking, agreement, or arrangement to sell or otherwise transfer or dispose of any shares or any portion thereof to any other person;
- (e) Represents and warrants that the undersigned (i) can bear the economic risk of the purchase of shares including the total loss of the undersigned's investment and (ii) has such knowledge and experience in business and financial matters as to be capable of evaluating the merits and risks of an investment in shares, or that the undersigned is being advised by others (acknowledged by the undersigned as being the "Purchaser Representative(s)" of the undersigned) such that they and the undersigned together are capable of making such evaluation;

- (f) Represents and warrants, if subject to the Employee Retirement Income Security Act (ERISA), that the undersigned is aware of and has taken into consideration the diversification requirements of Section 404(a)(3) of ERISA in determining to purchase shares and that the undersigned has concluded that the purchase of shares is prudent;
- (g) Understands that the undersigned will be required to provide current financial and other information to the Company to enable it to determine whether the undersigned is qualified to purchase shares;
- (h) Understands that the shares have not been registered under the Securities Act of 1933, as amended (the "Act"), or the securities laws of any state and may be subject to substantial restrictions on transfer as described in the Offering Circular under "Description of Securities -Restrictions on Transfer;"
- (i) Agrees that the undersigned will not sell or otherwise transfer or dispose of any shares or any portion thereof unless such shares are registered under the Act and any applicable state securities laws or the undersigned obtains an opinion of counsel that is satisfactory to the Company that such shares may be sold in reliance on an exemption from such registration requirements;
- (j) Understands that (i) the Company has no obligation or intention to register any shares for resale or transfer under the Act or any state securities laws or to take any action (including the filing of reports or the publication of information as required by Rule 144 under the Act) which would make available any exemption from the registration requirements of any such laws and (ii) the undersigned therefore may be precluded from selling or otherwise transferring or disposing of any shares or any portion thereof for an indefinite period of time or at any particular time;
- (k) Acknowledges that the undersigned has been encouraged to rely upon the advice of the undersigned's legal counsel and accountants or other financial advisers with respect to the tax and other considerations relating to the purchase of shares and has been offered, during the course of discussions concerning the purchase of shares, the opportunity to ask such questions and inspect such documents concerning the Company and its business and affairs as the undersigned has requested so as to understand more fully the nature of the investment and to verify the accuracy of the information supplied;
- (l) Represents and warrants that (i) the undersigned is at least 21 years of age; (ii) the undersigned is a United States citizen; (iii) the undersigned has adequate means of providing for the undersigned's current needs and personal contingencies; (iv) the undersigned has no need for liquidity in the undersigned's investments; (v) the undersigned maintains the undersigned's principal residence at the address shown below; (vi) all investments in and commitments to non-liquid investments are, and after the purchase of shares will be reasonable in relation to the undersigned's net worth and current needs; and (vii) any personal financial information that is provided herewith by the undersigned, or is subsequently submitted by the undersigned at the request of the Company, does or will accurately reflect the undersigned's financial condition with respect to which the undersigned does not anticipate any material adverse change;

- (m) Understands that no federal or state agency, including the Securities and Exchange Commission, has approved or disapproved the shares, passed upon or endorsed the merits of the offering or the accuracy or adequacy of the Offering Circular, or made any finding or determination as to the fairness of the shares for public investment;
- (n) Acknowledges that the Company has the unconditional right to accept or reject this Subscription Application;
- (o) Acknowledges that the Company has the unconditional right to accept this Subscription Application and apply the proceeds provided the minimum subscriptions have been raised on a timely basis as described in the Offering Circular;
- (p) Understands that the shares are being offered and sold in reliance on specific exemptions from the registration requirements of federal and state laws and that the Company is relying upon the truth and accuracy of the representations, warranties, agreements, acknowledgements, and understandings set forth herein in order to determine the availability of such exemptions to the Company and the suitability of the undersigned to acquire shares;
- (q) Represents and warrants that the information set forth herein concerning the undersigned is true and correct;
- (r) Represents, warrants, and agrees that, if the undersigned is acquiring shares in a fiduciary capacity, (i) the above representations, warranties, agreements, acknowledgements, and understandings shall be deemed to have been made on behalf of the person or persons for whose benefit such shares are being acquired, (ii) the name of such person or persons is indicated below under the subscriber's name, and (iii) further information as the Company deems appropriate shall be furnished regarding such person or persons; and
- (s) Represents and warrants that the attached purchaser questionnaire is true and complete and agrees that the Company may rely on the truth and accuracy of the information contained therein for purposes of assuming the Company may rely on the exemptions from the registration requirements of the Act afforded by Section 3(b) of the Act and Regulation A promulgated under the Act, and of any applicable state statutes or regulations; and, further agrees that the Company may present such information to such persons as they deem appropriate if called upon to verify the information provided or to establish the availability of an exemption from registration under Section 3(b) of the Act, Regulation A promulgated under the Act, or any state securities statutes or regulations or if the contents are relevant to any issue in any action, suit, or proceeding to which the Company or any agent of the Company involved in the offering of shares is a party or by which it is or may be bound.

	3. Ge	neral Information for All Investors.
	Check One:	 () Individual ownership () Joint tenants with right of survivorship* () Community Property () Community Property with right of survivorship () Tenants in common () Individual ownership pursuant to purchases under the Uniform Gift to Minors Act**
	: .	
	÷ .	Name of Beneficiary under Social Security Number of Beneficiary Uniform Gift to Minors Act
		() Corporation*** () Partnerships *** () Limited Liability Company*** () Trust*** () Retirement Plan***
	Subscription All informat on behalf of If this form suitability st SE PRINT TI	of both parties required. Each Co-Investor (other than a spouse) must complete and sign a separate Application and Questionnaire. Application and Questionnaire. ion requested in connection with investments under the Uniform Gift to Minors Act should be given the adult custodian, not the minor beneficiary. of ownership is used, each person having an interest in such entity may be required to meet the andards and submit an appropriate purchaser questionnaire. HE EXACT NAME(S) IN WHICH YOUR SHARES ARE TO BE REGISTERED:
Name(s):	
	Security Numb	per or Employer Identification Number of each Investor:
Busine	ss/Home Addr	ess:
•	(Ad	dress - No P.O. Boxes please)
City _	··· w	State Zip Code

Address where y	you want your m	ail sent if different t	han above:			-
	•					
	(Address - No	P.O. Boxes please)	· · · · · · · · · · · · · · · · · · ·	·		
City	•	State	Zip Co	ode		
Business Telepl	ione Number:	··()				
Home Telephon	e Number:	<u> </u>	·	· 	•	
Facsimile Numb	per:	·		· 		
Set forth in the three years.	space provided	below the state(s) in	n which you have main	ntained your princip	oal residence duri	ng the pas
successors and a		dersigned and to be	irrevocably bind the bound by this Subscrip			
	٠			•		
Signature			PRINT Name of I Liability Company, P		ation, Partnership), Limite
Dated:	'.		<i>;</i> ; .			

CORPORATE ACKNOWLEDGEMENT

State of)		
) ss.	•	,
County of)		
On the	day of	, 2006, before me	personally appeared
_	, k i	nown to me to be the	of the corporation
that executed the		who swore and acknowledged	
		authority given by the order of	
· ·			the Board of Directors of Said
corporation; and	inat ne signed nis nam	e thereby by like order.	
•		· .	·
	,	Notary Public .	
			•
My Commission	Expires:	•	
	•		
		-	
''-			

PARTNERSHIP ACKNOWLEDGEMENT

ï	*						
State	of)					
	•) ss.					
Coun	nty of)					
. •	ŗ						
1	On the	day of		, 2006	, before me perse	onally appeared	
	N.,		known to me				ership, who swor
as su	ch partner.						
		•					
	÷ •		. 7	Notary Public	 -	· .	
Му	Commission I	Expires:					
	•		•				

LIMITED LIABILITY COMPANY ACKNOWLEDGEMENT

State of				-	
County of) ss.)		•	•	
	that being authorized a	, 2006, before to be a member of the and directed to do so he did he same is the free act and	d sign the forego	mited liability co	on behalf he
The det and deed personal	y as such memoer.		·		
1		Notary Public	<u> </u>		<u>-</u>
My Commission Exp	ires:				
	·				

ALL INVESTORS MUST HAVE THEIR SIGNATURE(S) ACKNOWLEDGED IN THE ACKNOWLEDGEMENT CORRESPONDING TO THE APPLICABLE FORM OF OWNERSHIP (INDIVIDUAL, CORPORATE, PARTNERSHIP,

LIMITED LIABILITY COMPANY, TRUST, OR PLAN)

TRUST ACKNOWLEDGEMENT

State of)		
County of) ss.)		
On the	day of	, 2006, before me	personally appeared
	, known to	me to be a	of the above-name
such person.			
	•	Notary Public	
My Commission I	Expires:	•	• .
		•	
E.			•

PLAN ACKNOWLEDGEMENT

State of	
County of) ss.)
On the	day of, 2006, before me personally appeared
accertained man. we	io swore and acknowledged that being anthorized and directed to do so he did sign the foregon
	to swore and acknowledged that being authorized and directed to do so he did sign the foregoing fithe above-named plan, and that the same is the free act and deed of said plan and his free act an person.
instrument on behalf o	f the above-named plan, and that the same is the free act and deed of said plan and his free act at

2.	Purchaser I	Representative for I	Individual Inv	estors. Please	check (a) or (b	o):
-	adviso know	of relying upon the advi- or in making a final in ledge and experience in of an investment in the sl	nvestment decision financial and bu	on to purchase :	shares. I believe	that I have sufficient
· -	intenc assist furnis	ot have sufficient knowled to rely on and hereby do me in evaluating the ris h such person with a ling his or her expertise a	lesignate as my P sks and merits of Purchaser Repre	urchaser Represe an investment in esentative Quest	ntative the indivi the shares. I aut ionnaire requesti	idual(s) named below to thorize the Company to ng certain information
Name of I	Purchaser Rep	resentative:	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	<u>`</u>	—
Address:	.					_
Occupation	on:				<u> </u>	<u> </u>
Employer	r:	·				<u></u>
ATTACI		ÁSER REPRESENTA editation, Sophistication	-	NNAIRE.	40 °	· ·
ATTACI	Investor Accr	ASER REPRESENTATeditation, Sophistication dited Investor Status. Please	TIVE QUESTIOn and Suitability ease complete eac	NNAIRE.	g certifications:	
ATTACI	Investor Accre	ASER REPRESENTATeditation, Sophistication dited Investor Status. Please	TIVE QUESTIO n and Suitability ease complete eac an individual net	NNAIRE. h of the following worth (or a joint	g certifications:	ny spouse) in excess of
ATTACI	Investor Accre	ASER REPRESENTATeditation, Sophistication dited Investor Status. Please I certify that I have a \$1,000,000 (including	TIVE QUESTIO n and Suitability ease complete eac an individual net	NNAIRE. h of the following worth (or a joint rnishings, and au	g certifications:	
ATTACI	Investor Accre	ASER REPRESENTA editation, Sophistication dited Investor Status. Ple I certify that I have a \$1,000,000 (including Yes I certify that I had \$200,000 in each of the	n and Suitability ease complete eace an individual net g homes, home fu No individual incom he previous two of	NNAIRE. h of the following worth (or a joint rmishings, and au e (excluding an ealendar years or	g certifications: net worth with retomobiles). y income of my joint income with	ny spouse) in excess of spouse) of more than my spouse in excess of
ATTACI	Investor Accre	ASER REPRESENTA editation, Sophistication dited Investor Status. Plea I certify that I have a \$1,000,000 (including Yes I certify that I had \$200,000 in each of the \$300,000 in each of the current year.	n and Suitability ease complete eace an individual net g homes, home fu No individual incom he previous two co those years and I	h of the following worth (or a joint rmishings, and au lee (excluding an reasonably expe	g certifications: net worth with retomobiles). y income of my joint income with ct to reach the sa	ny spouse) in excess of spouse) of more than my spouse in excess of
ATTACI	Investor Accre	ASER REPRESENTA editation, Sophistication dited Investor Status. Ple I certify that I have a \$1,000,000 (including Yes I certify that I had \$200,000 in each of to \$300,000 in each of current year.	n and Suitability ease complete eace an individual net g homes, home fu No individual incom he previous two co those years and I	h of the following worth (or a joint rmishings, and au lee (excluding an reasonably expe	g certifications: net worth with retomobiles). y income of my joint income with ct to reach the sa	
ATTACI	(a)	ASER REPRESENTA editation, Sophistication dited Investor Status. Plea I certify that I have a \$1,000,000 (including Yes I certify that I had \$200,000 in each of the \$300,000 in each of the current year.	n and Suitability ease complete eace an individual net g homes, home fu No individual incom he previous two co those years and I	h of the following worth (or a joint rmishings, and au lee (excluding an reasonably expe	g certifications: net worth with retomobiles). y income of my joint income with ct to reach the sa	ny spouse) in excess of spouse) of more than my spouse in excess of

3.2	Income	Inform	ation.				
		(a)	Gross Income	During Last T	wo Years		
	É		Individual		Joint		
			2005	2004	2005	2004	
			2005	2004		2004	Less than \$50,000
	:	•					\$ 50,000 - \$ 75,000
			• .	·	<u> </u>		\$ 75,001 - \$200,000
		·					\$200,001 - \$300,000
	•						\$300,001 or more
	:						, , , , , , , , , , , , , , , , , , ,
	1 11	(b)	Anticipated G	iross Income Di	uring 2006	•	
			Individual		Joint	•	
	E .		2006		2006	,	
	· .	-					Less than \$50,000 -
						<u> </u>	. \$ 50,000 - \$ 75,000
	;		·		· · · · · · · · · · · · · · · · · · ·		\$ 75,001 - \$200,000
			•	. · ·		<u> </u>	\$200,001 - \$300,000
,					<u></u>		\$300,001 or more
	:		•		• .		.
		(c)	Current Net V	Vorth			
	¥ ¥		Individual		Joint		
			2006	2005	2006	2005	• .
:			· .	<u> </u>			Less than \$50,000
						<u> </u>	\$ 50,000 - \$ 99,999
		,					\$100,000 - \$299,999
	•					<u> </u>	\$300,000 - \$599,999
_	년 :		<u></u>				\$600,000 - \$999,999
						• .	\$ 1,000,000 or more

Individual		Joint		
2006	2005	2006	2005 ·	
	<u> </u>	·		Less than \$50,000
				\$ 50,000 - \$ 99,99
		·		\$100,000 - \$299,9
		<u> </u>		\$300,000 - \$599,9
				\$600,000 - \$999,9
				\$ 1,000,000 or mo
	•	•	d Cash Equivalents urance, and Other	•
Securities, C Cash.	•	/alue of Life Inso	-	s, Marketable Items Easily Convertib
Securities, C	ash Surrender V	/alue of Life Inso	urance, and Other	•
Securities, C Cash.	•	/alue of Life Inso	-	Items Easily Convertib
Securities, C Cash.	ash Surrender V	/alue of Life Inso	urance, and Other	•
Securities, C Cash.	ash Surrender V	/alue of Life Inso	urance, and Other	Items Easily Convertib Less than \$50,000
Securities, C Cash. Individual	ash Surrender V	/alue of Life Inso	urance, and Other	Less than \$50,000 \$ 50,000 - \$ 99,99
Securities, C Cash.	ash Surrender V	/alue of Life Inso	urance, and Other	Less than \$50,000 \$ 50,000 - \$ 99,99 \$100,000 - \$299,9

(Remainder of Page Left Intentionally Blank)

IF YOU ANSWERED "YES" TO ANY OF ITEMS 3.3.1(a), (b) or (c) ABOVE, YOU DO NOT NEED TO COMPLETE THE REMAINDER OF THIS QUESTIONNAIRE. IF YOU DID NOT ANSWER "YES" TO ANY OF ITEMS 3.3.1(a) or (b) ABOVE, YOU MUST COMPLETE THE REMAINDER OF THIS QUESTIONNAIRE FOR INDIVIDUAL INVESTORS.

3.3	Current Occupation.										
•	i	(a)	Profession, Business, or Employment:								
		·(p)	Position or Duties:								
3.4		Prior I	Employment or Occupation for the last five years if different than above:								
	•										
3.5		. Colleg	ge, business, or professional education:								
	4										
	: -		· · · · · · · · · · · · · · · · · · ·								
3.6		Investment experience.									
	-	(a)	Please indicate the frequency of your investment in marketable securities:								
			() often () occasionally () seldom () never								
			Approximate current value of such securities \$								
	•	(b)	Please indicate the frequency of your investment in unmarketable securities:								
			() often () occasionally () seldom () never								
•	ď	(c)	Prior investments in other or limited offerings within the last five years:								
Ē		•	() corporate equity or debt () real estate () partnerships								
	÷		() other								

(d)	Please indicate the frequency of your investment in tax credit investments:								
	() often () occasionally () seldom () never	•							
(e)	Do you make your own investment decisions with respect to the investments described in 3.6 (a) (l and (d) above?	b) (c							
÷ •	() always () occasionally () seldom () never								
(f) ·	What are your principal sources of investment knowledge or advice? (You may check more than one.)								
• • • • • • • • • • • • • • • • • • •	 () First hand experience with industry () Broker(s) () Financial publication(s) () Investment advisor(s) () Trade or industry publication(s) () Attorney(s) () Banker(s) () Accountant(s) 								

(Remainder of Page Left Intentionally Blank)

THE PURCHASER REPRESENTATIVE(S) MUST COMPLETE THIS QUESTIONNAIRE IF THE INVESTOR CHECKED ITEM 2 (b) AND IS RELYING ON THE ADVICE OF A PURCHASER REPRESENTATIVE

PURCHASER REPRESENTATIVE QUESTIONNAIRE

This Purchaser Representative Questionnaire is being sent to each potential investor who has indicated an interest in purchasing shares through a purchaser representative and must be completed by such representative and returned to the Company or its authorized representatives. The purpose of this Purchaser Representative Questionnaire is to assure the Company that it may rely on the exemptions from the registration requirements of the securities Act of 1933, as amended (the "Act") afforded by Section 3(b) of the Act and Regulation A promulgated under the Act, and of any applicable state statutes or regulations.

<u>Please answer every question</u>. If the answer to any question is "None" or "Not Applicable," please so state. Your answers will at all times be kept strictly confidential. However, by signing a Purchaser Representative questionnaire, you agree that the Company may present such Purchaser Representative Questionnaire to parties as it deems appropriate if called upon to verify the information provided or to establish the availability of an exemption from registration under Section 3(b) of the Act, Regulation A promulgated under the Act, or any state securities statutes or regulations, or if the contents are relevant to any issue in any action, suit, or proceeding to thigh the Company or any agent of the Company involved in the offering of shares is a party or by which it is or may be bound.

Ouestionnaire

Name	e of Investor:				
Pleas					
A.	Name of Purchaser Representative:	_		•	
1	Business Address:	_			
e.	Telephone Number:	· -			
B. specia	Present occupation or position, indicating period of such practice or employment and findication, if any.	ield	of p	rofessiona	al
<u>С</u> .	List any business or professional education, including degrees received, if any.				
D.	Have you had prior experience in advising clients with respect to investments of this type?				
	Yes No				

THE PURCHASER REPRESENTATIVE(S) MUST COMPLETE THIS QUESTIONNAIRE IF THE INVESTOR CHECKED ITEM 2 (b) AND IS RELYING ON THE ADVICE OF A PURCHASER REPRESENTATIVE

PURCHASER REPRESENTATIVE QUESTIONNAIRE

E.		ny professional licenses or registrations, including bar admissions, accounting certifications, real estate
brok	erage licen	ses and SEC or state broker-dealer registrations held by you.
	7	· · · · · · · · · · · · · · · · · · ·
	<u>.</u>	
·. F	Descri	be generally any business, financial or investment experience that would help you to evaluate the merits
and.		s investment.
	•	
•	•	
Ġ.	State h	ow long you have known the potential Investor and in what capacity.
		· · · · · · · · · · · · · · · · · · ·
·	9	
V.		
1.7	(2)	Do you as any of your "ACCI" to "Y (- deCord in Dule COI of Devolution D) have any material
H.	(a)	Do you or any of your "Affiliates" (as defined in Rule 501 of Regulation D) have any material relationship (as defined in Rule 501 of Regulation D) with the above-noted Company or any of its
1	5	Affiliates, or has any such material relationship existed at any time during the previous two years; or is
	,	any such material relationship mutually understood to be contemplated, or has any compensation beer received or will any compensation be received as a result of any relationship?
•	• d	
t r	(b)	If you answered "yes" in subparagraph (a) above, please describe each material relationship and indicate
	(O)- }	the parties involved and the amount of compensation received or to be received as a result of such
		relationship. Any material relationship described in this subsection (b) should be disclosed to the
	in A	Investor in the manner set forth in the Form of Disclosure Letter to Investor from Purchaser Representative attached to this questionnaire.
	-	The procedure of the questionnance
	•	
*		
•		

THE PURCHASER REPRESENTATIVE(S) MUST COMPLETE THIS QUESTIONNAIRE IF THE INVESTOR CHECKED ITEM 2 (b) AND IS RELYING ON THE ADVICE OF A PURCHASER REPRESENTATIVE

PURCHASER REPRESENTATIVE QUESTIONNAIRE

Į.		vising the Investor in connection with Investor's prospective investment in the Company, will you be relyin ton the Investor's own experience in certain areas?
9	*	Yes No
J. relyir		vising the investor in connection with the Investor's prospective investment in the Company, will you be on the expertise of an additional Purchaser Representative or Representatives?
·		Yes No
If"Y	es," give t	the name and address of such additional Representative or Representatives.
÷	į	
- i	<u> </u>	
Repr	esentatio	ns and Warranties of Purchaser Representative
and I	I unde represent	erstand that the Company will be relying on the accuracy and completeness of my responses to the questions and warrant to the Company as follows:
:	(i)	I am 21 years of age or older and I am acting as Purchaser Representative for the Investor in connection with the Investor's prospective investment in the Company;
	(ii)	The answers to the above questions are complete and correct and may be relied upon by the Company in determining whether the offering in connection with which I have executed this questionnaire is exemp from registration under the Securities Act of 1933, pursuant to Regulation A or otherwise;
	(iii)	I am not an Affiliate (as defined in Rule 501 of Regulation D), director, officer, or other employee of the Company or any of its Affiliates or a beneficial owner of 5% or more of any class of the equity securities of the Company;

THE PURCHASER REPRESENTATIVE(S) MUST COMPLETE THIS QUESTIONNAIRE IF THE INVESTOR CHECKED ITEM 2 (b) AND IS RELYING ON THE ADVICE OF A PURCHASER REPRESENTATIVE

PURCHASER REPRESENTATIVE QUESTIONNAIRE

- (iv) I have not, during the past 10 years, (i) been convicted, indicted or investigated in connection with any past or present criminal proceeding (excluding traffic violations and other minor offenses); or (ii) been the subject of any order, judgment or decree of any court of competent jurisdiction permanently or temporarily enjoining me from acting as an investment advisers underwriter, broker or dealer in securities or as an affiliated person, director or employee of an investment company, bank, savings and loan association or insurance company, or from engaging in or continuing any conduct or practice in connection with any such activity or in connection with the purchase or sale of any security, or (iii) been the subject of any order of a federal or state authority barring or suspending for more than 60 days my right to be engaged in any such activity or to be associated with persons engaged in any such activity, which order has not been reversed or suspended;
- (v) I have disclosed to the Investor in writing, prior to the Investor's acknowledgment of me as his Purchaser Representative, any material relationship with the Company or its Affiliates disclosed in answer to question 8 above;
- (vi) I personally (or together with the Investor or the additional Purchaser Representative or Representatives indicated above) have such knowledge and experience in financial and business matters that I am capable of evaluating the merits and risks of the Investor's prospective investment in the shares; and
- (vii) I will notify the Company immediately of any material change in any statement made herein occurring prior to the closing of any purchase by the Investor of an interest in the proposed investment.

IN	WITNESS	WHEREOF,	I	have	executed	this	Purchaser	Representative	Questionnaire	this
		day of			, 2006.					
	•								•	
									•	

(Signature of Purchaser Representative)

THE PURCHASER REPRESENTATIVE(S) MUST COMPLETE THIS QUESTIONNAIRE IF THE INVESTOR CHECKED ITEM 2 (b) AND IS RELYING ON THE ADVICE OF A PURCHASER REPRESENTATIVE

PURCHASER REPRESENTATIVE QUESTIONNAIRE

[Form of Disclosure Letter to Investor from Purchaser Representative]	
, 2006	
[Investors]	
•	
Dear:	
As a result of such relationships, I have	received or will receive the following compensation:
	Very truly yours,

1.		Name of Corporation, Partnership, or Limited Liability Co
2.	:	Date of Formation:
3.		State of Incorporation or in which Organized:
4.	~	Type of Organization and Business Description:
5.		Number of Shareholders, Partners, or Members:
6.	5	Has the subscribing Corporation, Partnership, or Limited Liability Company been formed for the purpose of purchasing shares?
	1	Yes No
7.		Is the subscribing entity a limited liability company, partnership, "S" corporation or other form of through" entity for federal income tax purposes?
•	7	Yes No
ACC	' CRE	EDITATION, SOPHISTICATION AND SUITABILITY
	CRE	
AC (CRE	EDITATION, SOPHISTICATION AND SUITABILITY
	CRE	EDITATION, SOPHISTICATION AND SUITABILITY Accredited Investor Status. Please complete each of the following certifications: 1.1 The undersigned Corporation, Partnership, or Limited Liability Company certifies that EA
	CRE	EDITATION, SOPHISTICATION AND SUITABILITY Accredited Investor Status. Please complete each of the following certifications: 1.1 The undersigned Corporation, Partnership, or Limited Liability Company certifies that Exits shareholders, partners, or members meets at least ONE of the following conditions: (i) Each shareholder, partner, or member is a natural person whose individual net we joint net worth with his spouse) exceeds \$1,000,000 (including home, home furn

(iii)

The shareholder, partner, or member of the Investor is a corporation, partnership, or

	limited liability company and all of the shareholders, partners, or members "beneficial owner"), respectively, of such corporation, partnership, or limited liab company can answer yes to statement B.1.1 (i) or B.1.1 (ii) above.				
	•	Yes 1	No		
TO ANY PORTIBENEFICIAL O	N OF STATEMENT B.1.1 A NER OF A SHAREHOLD	BOVE, EACH S ER, PARTNER,	BILITY COMPANY HAS ANSWERED "YES" SHAREHOLDER, PARTNER, MEMBER, OR OR MEMBER MUST COMPLETE AND AND MAY SKIP EDITIONS B.1.2 THROUGH		
			LITY COMPANY HAS ANSWERED "NO" TO IONS B.1.2 THROUGH B.1.10 MUST BE		
1.			or Limited Liability Company certifies that it has at it was not formed for the specific purpose of		
· b		Yes 1	No		
1.	The undersigned Corporation bank as defined in Section 3		or Limited Liability Company certifies that it is a rities Act of 1933.		
	•	Yes N	No		
1.	Č,		or Limited Liability Company certifies that it is a on as defined in Section 3(a)(5)(A) of the Securities		
		es N	Vo		
1.		pursuant to Section	or Limited Liability Company certifies that it is a on 15 of the Securities Exchange Act of 1934 and		
	•	Yes	No		
• • • •		•			

	• •	1.6		p, or Limited Liability Company certifies that it is an 2(13) of the Securities Act of 1933.	
				Yes	No
		1.7	investment company re	gistered under t	p, or Limited Liability Company certifies that it is an he Investment Company Act of 1940 or a business on 2(a)(48) of the Investment Company Act of 1940.
				Yes	No
	•	1.8	Small Business Investm	ent Company lice	ip, or Limited Liability Company certifies that it is a ensed by the U.S. Small Business Administration under ss Investment Act of 1958.
				Yes	No
		1.9			ip, or Limited Liability Company certifies that it is a d in Section 202(a)(22) of the Investment Advisers Act
	•			Yes	No
		1.10			p, or Limited Liability Company certifies that it is an (3) of the Internal Revenue Code with total assets in
				Yes	No
OF ST.	ATEME! EHALF	NTS 1.2 OF TH	THROUGH 1.10 ABO	VE, EACH PEI PARTNERSHIP	ILITY COMPANY ANSWERED "NO" TO EACH RSON MAKING THE INVESTMENT DECISION P, OR LIMITED ABILITY COMPANY MUST
C.	SUITAI INVES		OF CORPORATION	, PARTNERSH	IP, OR LIMITED LIABILITY COMPANY AS .
		1.1	Current Net Worth of Co	orporation, Partne	rship, or Limited Liability Company:
			\$		
		1.2	Net Income of Corporati	ion, Partnership, o	or Limited Liability Company For:
	•		2005 \$	2004	\$

		2006 \$
	AUTHORITY	
	Please provide	he following information concerning the Investor's authority to purchase shares:
	1.1	Please provide the name(s) and title(s) of the persons who have authority to purchase shares on behalf of the Investor and who have made the decision to purchase shares.
	is .	
	1.2	Indicate by check mark whether permission or authorization from any person other than those listed in the answer to Question D.1.1 is necessary in order for the Investor to affect the purchase of shares.
	•	Yes No
	1.3	If the answer to Question D.1.2 is "Yes," please provide the following additional information:
		1.3.1 Identify all such persons from whom such additional permission or authorization is necessary.
•		
	F	1.3.2 Indicate by check mark whether such permission or authorization has been obtained.
	r.	Yes No
		1.3.3 Indicate when such permission or authorization was obtained.
	1.4	Please provide a corporate resolution approving the purchase of the shares and authorizing the appropriate officer to sign all necessary documents relating thereto, including the share certificate and this subscription agreement.

EXHIBIT C/P-1

PLEASE PRINT

1.	Name:	
	Residence Address:	
	City:State:Zip:	
i	Business Telephone Number ()	
	Home Telephone Number ()	
	Facsimile Number ()	
ż	State of Principal Residence: U.S. Citizen: Yes No	
1	Social Security Number:	
2.	Set forth in the space provided below the state(s) in which you have maintained your principal residen during the past three years.	ce
3.	Are you age 21 or older? Yes No	
ACC	REDITATION AND SUITABILITY	
1.	Accredited Investor Status. Please complete each of the following certifications:	
	(i) I certify that I have an individual net worth (or a joint net worth with my spouse) in excess \$1,000,000 (including homes, home furnishings, and automobiles).	of
	Yes No	
	(ii) I certify that I had individual income (excluding any income of my spouse) of more the \$200,000 in each of the previous two calendar years or joint income with my spouse in excess \$300,000 in each of those years and I reasonably expect to reach the same income level in the current year.	of

(iii)	Other (please describe).
	<u> </u>
Curre	nt Occupation.
(i)	Profession, Business, or Employment:
(ii)	Position or Duties:
	·
Invest	ment experience.
(i)	Please indicate the frequency of your investment in marketable securit
	() often () occasionally () seldom () never
	·
	Approximate current value of such securities \$
(ii)	Approximate current value of such securities \$ Please indicate the frequency of your investment in unmarketable secu
(ii)	
(ii) (iii)	Please indicate the frequency of your investment in unmarketable secu

EXHIBIT C/P-1

Please indicate the frequency of your investment in tax credit investments:					
Do you make your own investment decisions with respect to the investments described in 4 (ii) (iii) and (iv) above?					
ck more that					
0,000					
75,000					
200,000					
300,000					
more					
,					

5.

Individual	Joint	e a
,	John	Less than \$50,000
		\$ 50,000 - \$ 99,999
 .		\$100,000 - \$299,999
	<u>-</u>	× \$300,000 - \$599,999
 .		\$600,000 - \$999,999
		\$ 1,000,000 or more
		_ , • ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
•		
Current Net Worth	Exclusive of Home	, Car, and Furnishings
		•
Individual -	Joint	
		Less than \$50,000
·		_ \$ 50,000 - \$ 99,999
	·	_ \$100,000 - \$299,999
		_ \$300,000 - \$599,999
		_ \$600,000 - \$999,999
	·	_ \$ 1,000,000 or more
		g Cash and Cash Equivalents, Marketable Seco I Other Items Easily Convertible Into Cash.
	Joint	
Individual	Joint	
Individual	Joint	Less than \$50,000
Individua! 	Joini	_ Less than \$50,000 _ \$ 50,000 - \$ 99,999
Individual	Joint	=
Individual	Joint	\$ 50,000 - \$ 99,999

EACH CORPORATE, PARTNERSHIP, OR LIMITED LIABILITY COMPANY DECISION MAKER MUST COMPLETE EXHIBIT C/P-2 IF REQUIRED BY SECTION B

EXHIBIT C/P-2

Gentlemen:		
"Purchaser' Purchaser to determine in financial	agent), and that I ho cause such I e, whether the	that I am a/an () officer or () director or () general partner or () member or () other (please specify) (check one) of a () corporation, () partnership, () limited liability company (the nave made the cement decision, by myself or together with others, on behalf of the above-named Purchaser to purchase shares. I understand that the information contained in this letter will be used Purchaser has, either alone or with its purchaser representative(s), such knowledge and experience is matters that it is capable of evaluating the merits and risks of an investment in shares, and irrchase shares.
1.	Current	Occupation:
•	(a)	Profession, Business, or Employment:
	(b)	Business Address and Telephone Number:
•	(c)	Position or Duties:
2.		mployment Positions or Occupations During Last Five Years rent than above):
	Dates	Employment, Position or Occupation

EACH CORPORATE, PARTNERSHIP, OR LIMITED LIABILITY COMPANY DECISION MAKER MUST COMPLETE EXHIBIT C/P-2 IF REQUIRED BY SECTION B

Scho	<u>,</u> ol	Field of <u>Study</u>	Dates of Attendance	<u>Degr</u>
				•
			-	
				· <u>·</u>
Inves	tment experience:		•	
(a)	Please indicate the frequ	ency of your investment	in marketable securities:	
	() often () occ	casionally () seldom	() never	•
	Approximate current val	ue of such securities: 3		
(b)			in unmarketable securities	s:
(b)	Please indicate the frequ		in unmarketable securities	s:
	Please indicate the freque () often () occ	ency of your investment casionally () seldom	in unmarketable securities () never	s:
(b) (c)	Please indicate the frequency () often () occurrency () occurre	ency of your investment casionally () seldom	in unmarketable securities	s:
	Please indicate the frequency () often () occurrency () occurre	ency of your investment easionally () seldom ency of your investment easionally () seldom	in unmarketable securities () never in tax credit investments:	5:
(c)	Please indicate the frequency () often () occurred Please indicate the frequency () often () occurred Prior investments in limit	ency of your investment casionally () seldom ency of your investment casionally () seldom eted offerings: Type of Inves (R & D, Corp Equity or Del	in unmarketable securities () never in tax credit investments: () never stment borate bot, Year of	Amo
(c)	Please indicate the frequency () often () occurred Please indicate the frequency () often () occurred Please indicate the frequency () often () occurred Please indicate the frequency () occu	ency of your investment easionally () seldom ency of your investment easionally () seldom ited offerings: Type of Inves (R & D, Corp	in unmarketable securities () never in tax credit investments: () never stment borate bot, Year of	Amo
(c)	Please indicate the frequency () often () occurred Please indicate the frequency () often () occurred Prior investments in limit	ency of your investment casionally () seldom ency of your investment casionally () seldom eted offerings: Type of Inves (R & D, Corp Equity or Del	in unmarketable securities () never in tax credit investments: () never stment borate bot, Year of	Amor

EACH CORPORATE, PARTNERSHIP, OR LIMITED LIABILITY COMPANY DECISION MAKER MUST COMPLETE EXHIBIT C/P-2 IF REQUIRED BY SECTION B

(e)	Do you make your (b) (c) and (d) above		sions with respect to the investm	ents described in 4 (a)
k. k. *	() always () occasionally () se	eldom () never	
	. "			
· (f)	What are your princ	cipal sources of invest	tment knowledge or advice? (You	may check more than
k 	() First hand exper () Financial public		() Broker(s) () Investment advisor(s)	,
	() Trade or industr () Banker(s)	y publication(s)	() Attorney(s) () Accountant(s)	
(g)	have sufficient kno	wledge and experier	additional information which was not in financial and business may of investing in securities such as	atters so that you are
•	<u> </u>			
	<u></u>			
I certify to the	truth and accuracy of a	ll of the information of	contained in this letter.	
		, Very truly you	ırs	•
į.				
Dated:	, 2006	G:		 -
		Signature		•
	. :	~	· · · · · · · · · · · · · · · · · · ·	
		Print Name		
;. •		Title		
;		Name of Corp Limited Liabil	oration, Partnership, or lity Company	

TRUST INVESTORS MUST COMPLETE THIS SECTION

1.	Name of Trust:			· · · · · · · · · · · · · · · · · · ·
2	Trustee(s):	. •		
<u>Name</u>	<u>.</u>	Address		Daytime Telephone N
			· · · · · · · · · · · · · · · · · · ·	
2				•
	•	•		
	Date of Establishment:			·
	State in which Organized	l:	<u> </u>	
	•	o should receive copies of		
			,	·
	*	. :		
	Names and Number of B	eneficiaries:		
	•			
	Hoo the subscribing Toron			
	Has the subscribing Trus	t been formed for the spec		esting in the shares?
	•	() Yes	() No	
	Type of Trust: (Check O	ne)		
		() Revocable	() Irrevocable	
, ,	Name of Grantor(s) (ners	ons establishing the trust)	of Revocable Trus	!•

IF THE TRUST IS REVOCABLE, DO NOT COMPLETE THE REMAINDER OF THIS PURCHASER QUESTIONNAIRE AND HAVE EACH GRANTOR COMPLETE EXHIBIT T-1. IF THE TRUST IS IRREVOCABLE, COMPLETE THE REMAINDER OF THIS PURCHASER QUESTIONNAIRE.

TRUST INVESTORS MUST COMPLETE THIS SECTION

В.	ACCI	REDITED INVESTOR STATUS. Please complete each of the following certifications:
•	1.1	The undersigned Trust has as its trustee a bank as defined in Section 3(a)(2) of the Securities Act of 1933. Yes No
	1.2	The undersigned Trust certifies that it has total assets in excess of \$5,000,000, was not formed for the specific purpose of acquiring the shares and is directed by a sophisticated person as defined in Rule 506(b)(2)(ii) under the Securities Act of 1933.
		Yes No
C .	SOPH	HISTICATION
	Name	(s) of person(s) making this investment decision on behalf of the Trust:
	<u>=</u>	
	;	
		ST ANSWERED "NO" TO STATEMENT B.1.1 ABOVE, EACH OF THE FOREGOING PERSONS PLETE AND EXECUTE <u>EXHIBIT T-2</u> .
D.	SUIT	ABILITY OF TRUST AS INVESTOR
	1.1	Current Net Worth of Trust: \$
•	1.2	Net Income of Trust For:
		2005 \$ 2004 \$
	1.3	Anticipated Net Income of Trust For:
		2006 \$
E.	AUTI	HORITY
	Please	provide the following information concerning the Investor's authority to purchase shares:
,	1.1	Please provide the name(s) and title(s) of the persons who have authority to purchase shares on behalf of the Investor and who have made the decision to purchase shares.
		•

TRUST INVESTORS MUST COMPLETE THIS SECTION

1.2.		te by check mark whether permission or authorization from any person other than those listed in a to Question E. 1.1 is necessary in order for the Investor to affect the purchase of shares.
;		Yes No
1.3	If the a	answer to Question E. 1.2 is "Yes," please provide the following additional information:
	1.3.1	Identify all such persons from whom such additional permission or authorization is necessary.
	1.3.2	Indicate by check mark whether such permission or authorization has been obtained.
:	1.5.2	Yes No
	1.3.3	Indicate when such permission or authorization was obtained.
	•	

EXHIBIT T-1

PLEASE PRINT

1.	Name:	
	Residence Address:	
	City:State:Zip:	
	Business Telephone Number ()	
ą :	Home Telephone Number ()	
ý	Facsimile Number ()	
	State of Principal Residence:U.S. Citizen: Yes No	
	Social Security Number:	
. 2. .	Set forth in the space provided below the state(s) in which you have maintained your principal residenduring the past three years.	ice
2. 3.	during the past three years.	ice
3.	during the past three years.	
3.	Are you age 21 or older? Yes No CREDITATION AND SUITABILITY	-
3. ACC	Are you age 21 or older? Yes No CREDITATION AND SUITABILITY	
3. ACC	Are you age 21 or older? Yes No CREDITATION AND SUITABILITY Accredited Investor Status. Please complete each of the following certifications: (i) I certify that I have an individual net worth (or a joint net worth with my spouse) in excess	
3. ACC	Are you age 21 or older? Yes No CREDITATION AND SUITABILITY Accredited Investor Status. Please complete each of the following certifications: (i) I certify that I have an individual net worth (or a joint net worth with my spouse) in excess \$1,000,000 (including homes, home furnishings, and automobiles).	of an of

(iii)	Other (please describe).
	· .
Curre	nt Occupation.
(i)	Profession, Business, or Employment:
(ii) _.	Position or Duties:
Colleg	e, Business, or Professional Education:
	ment experience.
Invest	
Invest	ment experience.
Invest	ment experience. Please indicate the frequency of your investment in marketable securiti () often () occasionally () seldom () never
Invest	ment experience. Please indicate the frequency of your investment in marketable securiti () often () occasionally () seldom () never Approximate current value of such securities \$
Invest	ment experience. Please indicate the frequency of your investment in marketable securiti () often () occasionally () seldom () never Approximate current value of such securities \$ Please indicate the frequency of your investment in unmarketable securities.
	ment experience. Please indicate the frequency of your investment in marketable securiti () often () occasionally () seldom () never Approximate current value of such securities \$
Invest	ment experience. Please indicate the frequency of your investment in marketable securiti () often () occasionally () seldom () never Approximate current value of such securities \$ Please indicate the frequency of your investment in unmarketable securities.

	(iv)	Please indica	te the frequency	of your investmen	t in tax credit inve	estments:
		() often	() occasion	ally () seldom	() never	
	(v)	Do you make (ii) (iii) and (stment decisions v	vith respect to the	e investments described in 4 (i
•		() often	() occasion	ally () seldom	() never	
: F-	(vi)	What are you one.)	r principal sourc	es of investment k	nowledge or adv	ice? (You may check more than
		() Broker(s)	publication(s)	()	Trade or industry Attorney(s) Banker(s) Accountant(s)	publication(s)
5.	Incom	ne Information:			**•	
	(i)	Gross Incom	e During Last Tw	o Years		
	٠.	Individual 2005	2004	Joint 2005		Less than \$50,000 \$ 50,000 - \$ 75,000 \$ 75,001 - \$200,000 \$ 200,001 - \$300,000
	(ii)	Anticipated (Gross Income Du	ring 2006		\$300,001 or more
		Individual	Joi - — - —	nt .	Less than \$ \$ 50,000 - 5 \$ 75,001 - 5 \$200,001 -	\$ 75,000 \$200,000 \$300,000
					,	-

Individual		Joint	
	_		_ Less than \$50,000
	_		_ \$ 50,000 - \$ 99,999
	_	***	_ \$100,000 - \$299,999
	- .		_ \$300,000 - \$599,999
	_		_ \$600,000 - \$999,999
	-		\$ 1,000,000 or more
Current Net	Worth Excl	usive of Home	, Car, and Furnishings
Individual		Joint	. •
· ·	-		Less than \$50,000
<u> </u>	_		\$ 50,000 - \$ 99,999
	_		-
	_		_ \$300,000 - \$599,999
	_		_ \$600,000 - \$999,999
	_		\$ 1,000,000 or more

(bicase		,) '	(the "Purchaser"), and that I have made the ceme	ent decision by
		ther with	others, on behalf of the above-named Purchaser to cause such Purchaser to pu	rchase shares. I
			rmation contained in this letter will be used to determine whether the Purchaser has	
with its evaluati	purcha	iser repre: merits and	sentative(s), such knowledge and experience in financial and business matters that d risks of an investment in shares, and otherwise is suitable to purchase shares.	it is capable of
7				
1	i.	Currer	nt Occupation:	
	. i,	(a)	Profession, Business, or Employment:	
is.	;			
	τ.			
		(b)	Business Address and Telephone Number:	
• •	7			٠.
i				
'	3			·
· •	ï	(c)	Position or Duties:	•
•				
1	,			•
		٠		
4	2.	Prior I	Employment Positions or Occupations During Last Five Years	•
		(if dif	ferent than above):	
		Dates	Employment, Position or Occupation	
	• .			
* *	1	•		-

3.		Business or Professional Education:							
		School	l	Field of <u>Study</u>		es of endance	<u>Degree</u>		
	,			-	<u></u>	<u></u>			
				 					
	٠.								
	ŗ.		<u>-</u>		· 				
4.	-	Investr	ment experience:						
	c.	(a)	Please indicate the fre	quency of your i	nvestment in marke	table securities:			
	2		() often () o	occasionally (_)	seldom ()	never			
	11-		Approximate current	value of such sec	urities: \$	·			
	٠	(b)	Please indicate the fre	quency of your i	nvestment in unmar	ketable securities:			
	2		() often () o	occasionally ()	seldom () r	never			
	Į: ·	(c)	Please indicate the fre	quency of your is	nvestment in tax cre	edit investments:	•.		
-	n,		() often () o	occasionally ()	seldom () t	never	• ,		
		(d)	Prior investments in	or limited offerin	gs:				
			<u>Name</u>	(Ř Eq	pe of Investment & D, Corporate uity or Debt, al Estates etc.)	Year of Investment	Amount <u>Invested</u>		
						<u> </u>	\$		
					·—-u		\$		
					·		\$ <u>.</u>		

. (e)	Do you make your of (b) (c) and (d) above	own investment decisions with respect to the investments described in 4 (a)?
	() always ()	occasionally () seldom () never
(f)	What are your princi one.)	pal sources of investment knowledge or advice? (You may check more than
	() First hand experie () Financial publica () Trade or industry () Banker(s)	ence with industry () Broker(s) tion(s) () Investment advisor(s) publication(s) () Attorney(s) () Accountant(s)
(g)	have sufficient knov capable of evaluating	e space below any additional information which would indicate that you wledge and experience in financial and business matters so that you are the merits and risks of investing in securities such as the shares.
certify to the	truth and accuracy of all	of the information contained in this letter. Very truly yours
		the state of the s
Dated:	, 2006	Signature
	· .	Print Name
·		Title
•		Name of Trust

Name	of Plan:					
(a) '	Type of Plan:	() Qualified Pen	nsion, Profit S	haring or Sto	ock Bonus	Plan
	() Keogh	() IRA () Othe	er (Specify) _			
(b)	Plan Fiduciaries:	: <u></u>	.	· · · · · · · · · · · · · · · · · · ·		
•		Address		-	Telephor	ne No.
		 				
		<u>.</u>				<u>-</u> -
		·				
Date o	f Establishment:		• -	•		· .
State 1	n which Organized:	i			*	
	n which Organized: iy other person who					
	y other person who		pies of corres			
	y other person who	should receive co	pies of corres			
List ar	y other person who	should receive co	ppies of corres	pondence:		shares?
List ar	e subscribing Plan	o should receive co	e specific pur	pose of inve	sting in the	to direct
List ar	e subscribing Plan Does each Plan and (ii) intend to	been formed for th ()Yes Participant who with in shares produced ()Yes ther (i) have one P	e specific pur ()) ill invest in shursuant to the	pose of inventors of the pose of inventors (i) have exercise of the pose of th	sting in the the power such power	to direct
List ar	e subscribing Plan Does each Plan I and (ii) intend to	been formed for th ()Yes Participant who with in shares produced ()Yes ther (i) have one P	e specific pur ()! ill invest in sh ursuant to the ()!	pose of inve No ares (i) have exercise of s No t or (ii) prov	sting in the the power such power	to direct
List ar	e subscribing Plan Does each Plan and (ii) intend to Does the Plan eir Plan Participant?	been formed for th ()Yes Participant who with invest in shares produced ()Yes ther (i) have one Produced ()Yes ()Yes	e specific pur ()? Ill invest in shursuant to the ()? Ian Participan	pose of inventor of inventor (i) have exercise of the tor (ii) proving No.	sting in the the power such power	to direct?

IF THE PLAN ANSWERED "YES" TO BOTH QUESTIONS 1.7 (a) AND 1.7 (b) ABOVE OR TO QUESTION 1.7 (c) ABOVE, THEN

	2	(a)	List:		,	•			, .
			(i)	Number	of Plan Participants	s:			·
	•		(ii)	Name of	f Participant(s) who	will invest in sh	nares:		•
	÷	<u>Name</u>			Address			Telephone No.	
	•								
	1							·	
•						· •		_ <u></u>	
	Ц	and (b)	:		PLAN PARTICIPA IT P-1, AND THE				
	ING INV	ESTME!	NTS DE	CISIONS	PLAN MUST CO FOR THE PLAN ATUS. Please compl	MUST COMP	LETE <u>E</u>	XHIBIT P-2.	THE PERSON
Retire nvest	The un ment Inco ment deci	dersigned ome Secu sion mad	d Plan c rity Act e by a p	ertifies that of 1974 (" an fiduciar	t it is an employee I "ERISA") and eithe y as defined in Sect d investment adviser Yes	benefit plan with tr (i) has total a ion 3(21) or ER	hin the n ssets in o	neaning of Title 1 excess of \$5,000,0	000 or (ii) has it
	SUITA	BILITY	OF TR	UST AS II	NVESTOR .				
	1.1	Curren	t Net W	orth of Plan	n: \$	·			
	1.2	Net Inc	ome of	Plan For:	-	:		·	
	3	2005 \$			2004 \$			_	
	1.3	Anticip	ated Ne	t Income of	f Plan For:				
		2006 \$						٠	

	provide the name(s) and title(s) of the persons who have authority to purchase shares
the Inv	estor and who have made the decision to purchase shares.
	te by check mark whether permission or authorization from any person other than those to Question D. 1.1 is necessary in order for the Investor to effect the purchase of share:
answei	to Question D. 1.1 is necessary in order for the investor to effect the purchase of share
	Yes No
If the a	inswer to Question D. 1.2 is "Yes," please provide the following additional information:
121	
	Identify all such persons from whom such additional permission or authorization is n
1.3,1	Identify all such persons from whom such additional permission or authorization is no
1.3,1	Identify all such persons from whom such additional permission or authorization is n
1.3,1	· · · · · · · · · · · · · · · · · · ·
1.3,1	
1.3,1	· · · · · · · · · · · · · · · · · · ·
,	
,	Indicate by check mark whether such permission or authorization has been obtained.
1.3,1	
,	Indicate by check mark whether such permission or authorization has been obtained.

EXHIBIT P-1

PLEASE PRINT

Residence Address: City:	1.	Name	e:				·	
Business Telephone Number () Home Telephone Number () Facsimile Number () State of Principal Residence:U.S. Citizen: Yes No Social Security Number: 2. Set forth in the space provided below the state(s) in which you have maintained your principal residuring the past three years. 3. Are you age 21 or older? Yes No ACCREDITATION AND SUITABILITY 1. Accredited Investor Status. Please complete each of the following certifications: (i) I certify that I have an individual net worth (or a joint net worth with my spouse) in exc \$1,000,000 (including homes, home furnishings, and automobiles). Yes No (ii) I certify that I had individual income (excluding any income of my spouse) of more \$200,000 in each of the previous two calendar years or joint income with my spouse in exc \$300,000 in each of those years and I reasonably expect to reach the same income level	:	Resid	lence Address:		•			
Home Telephone Number () Facsimile Number () State of Principal Residence: U.S. Citizen: Yes No Social Security Number: 2. Set forth in the space provided below the state(s) in which you have maintained your principal residuring the past three years. 3. Are you age 21 or older? Yes No ACCREDITATION AND SUITABILITY 1. Accredited Investor Status. Please complete each of the following certifications: (i) I certify that I have an individual net worth (or a joint net worth with my spouse) in exc \$1,000,000 (including homes, home furnishings, and automobiles). Yes No (ii) I certify that I had individual income (excluding any income of my spouse) of more \$200,000 in each of the previous two calendar years or joint income with my spouse in exc \$300,000 in each of those years and I reasonably expect to reach the same income level		City:	·	State:	:	Zip: _		
State of Principal Residence:U.S. Citizen: Yes No		Busin	ness Telephone Num	nber ()	•	<u>. </u>		
State of Principal Residence:	÷ .	Home	e Telephone Numbe	er (_	_		
Social Security Number: 2. Set forth in the space provided below the state(s) in which you have maintained your principal residuring the past three years. 3. Are you age 21 or older? Yes No ACCREDITATION AND SUITABILITY 1. Accredited Investor Status. Please complete each of the following certifications: (i) I certify that I have an individual net worth (or a joint net worth with my spouse) in exc \$1,000,000 (including homes, home furnishings, and automobiles). Yes No (ii) I certify that I had individual income (excluding any income of my spouse) of more \$200,000 in each of the previous two calendar years or joint income with my spouse in exc \$300,000 in each of those years and I reasonably expect to reach the same income level		Facsi	mile Number ()					
2. Set forth in the space provided below the state(s) in which you have maintained your principal residuring the past three years. 3. Are you age 21 or older? Yes No ACCREDITATION AND SUITABILITY 1. Accredited Investor Status. Please complete each of the following certifications: (i) I certify that I have an individual net worth (or a joint net worth with my spouse) in exc \$1,000,000 (including homes, home furnishings, and automobiles). Yes No (ii) I certify that I had individual income (excluding any income of my spouse) of more \$200,000 in each of the previous two calendar years or joint income with my spouse in exc \$300,000 in each of those years and I reasonably expect to reach the same income level	•.	State	of Principal Reside	nce:	U.S. Citizer	n: Yes	No	
during the past three years. 3. Are you age 21 or older? Yes No ACCREDITATION AND SUITABILITY 1. Accredited Investor Status. Please complete each of the following certifications: (i) I certify that I have an individual net worth (or a joint net worth with my spouse) in exc \$1,000,000 (including homes, home furnishings, and automobiles). Yes No (ii) I certify that I had individual income (excluding any income of my spouse) of more \$200,000 in each of the previous two calendar years or joint income with my spouse in exc \$300,000 in each of those years and I reasonably expect to reach the same income level		Socia	l Security Number:		· ·			
ACCREDITATION AND SUITABILITY 1. Accredited Investor Status. Please complete each of the following certifications: (i) I certify that I have an individual net worth (or a joint net worth with my spouse) in exc \$1,000,000 (including homes, home furnishings, and automobiles). Yes No (ii) I certify that I had individual income (excluding any income of my spouse) of more \$200,000 in each of the previous two calendar years or joint income with my spouse in exc \$300,000 in each of those years and I reasonably expect to reach the same income level		aurin	g the past three year					
 Accredited Investor Status. Please complete each of the following certifications: I certify that I have an individual net worth (or a joint net worth with my spouse) in exc \$1,000,000 (including homes, home furnishings, and automobiles). Yes No	*1							
(i) I certify that I have an individual net worth (or a joint net worth with my spouse) in exc \$1,000,000 (including homes, home furnishings, and automobiles). Yes No (ii) I certify that I had individual income (excluding any income of my spouse) of more \$200,000 in each of the previous two calendar years or joint income with my spouse in exc \$300,000 in each of those years and I reasonably expect to reach the same income level	3.	Are y			·			
\$1,000,000 (including homes, home furnishings, and automobiles). Yes No (ii) I certify that I had individual income (excluding any income of my spouse) of more \$200,000 in each of the previous two calendar years or joint income with my spouse in exc \$300,000 in each of those years and I reasonably expect to reach the same income level	4		ou age 21 or older?	Yes	·			·
(ii) I certify that I had individual income (excluding any income of my spouse) of more \$200,000 in each of the previous two calendar years or joint income with my spouse in exc \$300,000 in each of those years and I reasonably expect to reach the same income level	ACC	REDITA	ou age 21 or older?	Yes	No			
\$200,000 in each of the previous two calendar years or joint income with my spouse in exc \$300,000 in each of those years and I reasonably expect to reach the same income level	ACC	REDITA Accre	ou age 21 or older? ATION AND SUIT edited Investor Statu I certify that I h	Yes ABILITY as. Please complete nave an individual	Noeach of the follo	wing certifica	utions: h with my spou	se) in exces
	ACC	REDITA Accre	ou age 21 or older? ATION AND SUIT edited Investor Statu I certify that I h	Yes ABILITY as. Please complete have an individual luding homes, hom	Noeach of the follo	wing certifica oint net wort d automobiles	utions: h with my spou	se) in exces

(iii)	Other (please describe).
	· · · · · · · · · · · · · · · · · · ·
Currer	nt Occupation.
(i)	Profession, Business, or Employment:
٠.	
(ii)	Position or Duties:
Colleg	e, Business, or Professional Education:
<u> </u>	
Invest	ment experience.
(i)	Please indicate the frequency of your investment in marketable securit
	() often () occasionally () seldom () never
-	Approximate current value of such securities \$
(ii)	Please indicate the frequency of your investment in unmarketable secu
	() often () occasionally () seldom () never
(iii) ·	Prior investments in other or limited offerings within the last five year
	() real estate () partnerships () corporate equity or debt

•	(iv)	Please indica	ite the frequency	of your investme	nt in tax credit inve	estments:
9	•	() often	() occasion	nally () seldom	() never	
	(v)	Do you mak (ii) (iii) and (stment decisions	with respect to the	investments described in 4 (i
š		() often	() occasion	nally () seldom	() never	
:	(vi)	What are you one.)	ur principal sourc	ees of investment	knowledge or advi	ce? (You may check more than
·		() Broker(s)	publication(s)	() Trade or industry) Attorney(s)) Banker(s)) Accountant(s)	publication(s)
5.	Incom	ne Information:	•			
	(i)	Gross Incom	e During Last Tv	vo Years		•
÷		Individual 2005	2004	Joint 2005	2004	
			_			_ Less than \$50,000
		·				\$ 50,000 - \$ 75,000
				<u> </u>		\$ 75,001 - \$200,000
						_ \$200,001 - \$300,000
				·		_ \$300,001 or more
		•			•	•
	(ii)	Anticipated (Gross Income Du	ring 2006		*.
		Individual	Jo	int		
					Less than \$	•
					\$ 50,000 - \$	•
. :					\$ 75,001 - \$	
		 		·	\$200,001 -	•
				:	\$300,001 oi	more

u.	Joint	•	ı
•		_ Less than \$50,000	
	-	_ \$ 50,000 - \$ 99,999	
	-	_ \$100,000 - \$299,999	
		\$300,000 - \$599,999	,
		_ \$600,000 - \$999,999	*
,		\$ 1,000,000 or more	
-			
orth Exclu	sive of Home	c, Car, and Furnishings	
	Joint		-
	,	Less than \$50,000	
		_	
		- \$300,000 - \$599,999	
•		\$600,000 - \$999,999	
			•
,	orth Exclu		Less than \$50,000 \$ 50,000 - \$ 99,999 \$ 100,000 - \$299,999 \$ \$300,000 - \$599,999 \$ 1,000,000 or more /orth Exclusive of Home, Car, and Furnishings Joint Less than \$50,000 \$ 50,000 - \$ 99,999 \$ 100,000 - \$299,999 \$ 300,000 - \$599,999

(please				4	(the "Purchaser"), and that I have made the cen	or () other entity nent decision, by
					behalf of the above-named Purchaser to cause such Purchaser to pained in this letter will be used to determine whether the Purchaser has	
with its	puro	hase	er repres	entative(s),	such knowledge and experience in financial and business matters th	
evaruat	ing u	ie m	erits and	risks of an	investment in shares, and otherwise is suitable to purchase shares.	
	1.		Current	t Occupation	u ·	
		. •	(a)	Profession	, Business, or Employment:	
'		:				
		•				
		•	•	·		
•		ij	(b)	Business A	Address and Telephone Number:	*
				<u></u>	<u> </u>	<u>.</u> .
		š'		-		_
			(c)	Position or	r Duties	
			(0)	1 OSITION O	· · · · · · · · · · · · · · · · · · ·	•
¥ .				·		
		3			<u> </u>	-
1 5	2.				Positions or Occupations During Last Five Years	
			(if diffe	erent than ab	ove):	
4			Dates		Employment, Position or Occupation	
		5				
		è	•			
•						- -
					•	

Bι	usines	s or Profession	nal Education	1:				
. <u>Sc</u>	chool			Field of Study	. D	ates of	<u>Attendance</u>	<u>Degree</u>
						_		
_						_	· -	
In	vestm	ent experience	e:			_		
(a))	Please indica	te the freque	ncy of yo	ur investme	nt in m	arketable securities:	
		() often	() occa	sionally	() seldom		() never	
1		Approximate	current valu	e of such	securities: 5	§		
(b)) .	Please indica	te the freque	ncy of yo	ur investme	nt in ur	nmarketable securities:	
		() often	() occa	sionally	() seldom	÷	() never	
(c)) .	Please indica	te the freque	ncy of yo	ur investme	nt in ta	x credit investments:	
		() often	() occa	sionally	() seldom		() never	
' · (d))	Prior investm	ents in or li	mited offe	erings:			
		<u>Name</u>		· .	Type of In (R & D, Co Equity or I Real Estate	orporate Debt,		Amount Invested
		<u>-</u>			_	_		\$
				_				\$
								\$

(e)	Do you make your (b) (c) and (d) above	own investment decisions with respect to the investments described in 4 (a) e?
	() always () occasionally () seldom () never
(f)	What are your princ	cipal sources of investment knowledge or advice? (You may check more than
	() First hand exper () Financial public () Trade or industr () Banker(s)	
(g)	have sufficient kno	he space below any additional information which would indicate that you wledge and experience in financial and business matters so that you are get the merits and risks of investing in securities such as the shares.
	•	
ŀ		
I certify to th	e truth and accuracy of a	ll of the information contained in this letter.
:		Very truly yours
<u> </u>		
	•	
Dated:	, 2006	•
		Signature
		Print Name
•		
	•	m'd
		Title
: •		
Ì		Name of Plan
400	•	

ACCEPTANCE BY GLOBAL MEDIA AFFILIATES, INC.

i.	Global	Media	Affiliates,	Inc.	hereby	acknowledges	receipt	from
•			of (i)	such subs	criber's checl	k in the amount of \$, and
(ii) th	is subscriptio	n for	shares	s for an ag	gregate price	of \$(\$0.10 per sha	re) as of
		, 2006.					•	
•								
ACC 2006		BY THE CO	OMPANY th	is the	day	of		,

GLOBAL MEDIA AFFILIATES, INC.

Justin Guisinger, President

Exhibit A

INFORMATION FOR RESIDENTS OF CERTAIN STATES

INFORMATION FOR RESIDENTS OF CERTAIN STATES

EVERY PROSPECTIVE PURCHASER SHOULD READ THE DISCLOSURE BELOW. OFFERS AND/OR SALES MAY ONLY BE MADE IN THOSE STATES DESIGNATED BY THE COMPANY.

ALL STATES: PRESENCE OF A LEGEND OF ANY GIVEN STATE REFLECTS ONLY THAT A LEGEND MAY BE REQUIRED BY THAT STATE AND SHOULD NOT BE CONSTRUED TO MEAN THAT AN OFFER OR SALE MAY BE MADE IN ANY PARTICULAR STATE. THE ATTACHED REGULATION A OFFERING MAY BE SUPPLEMENTED BY ADDITIONAL STATE LEGENDS. IF YOU ARE UNCERTAIN AS TO WHETHER OR NOT OFFERS OR SALES MAY BE LAWFULLY MADE IN ANY GIVEN STATE, YOU ARE ADVISED TO CONTACT THE COMPANY FOR A CURRENT LIST OF STATES IN WHICH OFFERS OR SALES MAY BE LAWFULLY MADE.

THESE SECURITIES ARE BEING ISSUED PURSUANT TO A CLAIM OF EXEMPTION FROM THE REGISTRATION OR QUALIFICATION PROVISION OF THE SECURITIES LAWS, SPECIFICALLY REGULATION A OF THE SECURITIES ACT OF 1933 UNDER THE FEDERAL LAW, AND VARIOUS SELF-EXECUTING LIMITED OFFERING EXEMPTIONS OR ISOLATED TRANSACTION EXEMPTIONS IN THE STATES WHERE AN OFFERING WILL BE MADE, WHICH THE OFFEROR INTENDS TO FULLY COMPLY WITH AND IS TAKING SPECIFIC INTERNAL STEPS TO DO SO. ALL SHARES ACQUIRED AS PART OF THE OFFERING, INCLUDING SHARES THAT MAY BE ACQUIRED BY OUR "AFFILIATES" AS DEFINED BY RULE 144 UNDER THE SECURITIES ACT, MAY BE SUBJECT TO THE RESALE LIMITATIONS OF RULE 144 UNDER THE SECURITIES ACT AND MAY BE DEEMED "RESTRICTED SECURITIES" UNDER RULE 144 IN THAT THEY WILL HAVE BEEN ORIGINALLY ISSUED AND SOLD BY US IN TRANSACTIONS IN RELIANCE UPON AN EXEMPTION FROM REGISTRATION UNDER THE SECURITIES ACT THAT ENCOMPASSES RULE 144. UNLESS A SPECIFIC EXEMPTION IS AVAILABLE AT BOTH THE FEDERAL AND STATE LEVEL THAT WOULD ALLOW OTHERWISE, ALL SHARES TO BE ISSUED IN CONNECTION WITH THIS OFFERING WILL BE DEEMED RESTRICTED SECURITIES UNDER RULE 144 UNTIL SUCH TIME AS THE SHARES ARE REGISTERED FOR SALE UNDER THE SECURITIES ACT.

THE ATTACHED REGULATION A OFFERING IS NUMBERED AND ONLY DIRECTED TO THE SPECIFIC INDIVIDUAL OR ENTITY INDICATED ABOVE. IT IS FURTHER ASSUMED THAT SUCH OFFEREE RESIDES IN THE JURISDICTION AS INDICATED ABOVE. THIS OFFERING DOES NOT CONSTITUTE AN OFFER OR SOLICITATION IN ANY STATE OR JURISDICTION IN WHICH SUCH AN OFFER OR SOLICITATION IS UNLAWFUL. THE OFFEREE, BY ACCEPTANCE OF DELIVERY OF THIS OFFERING, AGREES NOT TO DELIVER OR DISTRIBUTE THIS OFFERING TO ANY PERSON, FIRM OR ENTITY OTHER THAN HIS/HER ADVISORS.

Exhibit (6) Material Contracts

Exhibit (7) Material Foreign Patents

E-8:

(a) Experts:

Written Consent from Auditors

(b) Underwriters:

Legal Opinion Letter from Counsel

SIGNATURES

The issuer has duly caused undersigned, thereunto duly	this offering statement to authorized, in the City of	be signed on its behalf by the
	_, on	_ , 2006 .
GLOBAL MEDIA AEDILI	AȚES, INC.	·
By: Justin Gutsinger, Thief	Executive Officer	
This offering statement has b	een signed by the following	g persons in the capacities and on
the dates indicated.		
Dated: 11-13-04	Justin Guisinger	ecretary
i i	// //	